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99TH CONGRESS 1ST SESSION

H. J. RES. 465

IN THE HOUSE OF REPRESENTATIVES

DECEMBER 10, 1985
Ordered to be printed with the amendments of the Senate numbered

JOINT RESOLUTION

Making further continuing appropriations for the fiscal year 1986, and for other purposes.

- 1 Resolved by the Senate and House of Representatives
- 2 of the United States of America in Congress assembled,
- 3 That the following sums are hereby appropriated, out of any
- 4 money in the Treasury not otherwise appropriated, and out of
- 5 applicable corporate or other revenues, receipts, and funds,
- 6 for the several departments, agencies, corporations, and other
- 7 organizational units of the Government for the fiscal year
- 8 1986, and for other purposes, namely:
- 9 Sec. 101. (1) (a) Such amounts as may be necessary
- 10 for programs, projects, or activities at the rate for operations
- 11 and to the extent and in the manner provided for in H.R.
- 12 3037, the Agriculture, Rural Development, and Related
- 13 Agencies Appropriations Act, 1986, as passed by the House

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- 1 of Representatives on July 24, 1985 (a) Such amounts as
- 2 may be necessary for programs, projects, or activities at the
- 3 rate for operations and to the extent and in the manner pro-
- 4 vided for in H.R. 3037, the Agriculture, Rural Development,
- 5 and Related Agencies Appropriations Act, 1986, as passed
- 6 by the Senate on October 16, 1985.
- 7 (2) (b) Such amounts as may be necessary for pro-
- 8 grams, projects, or activities at the rate for operations and to
- 9 the extent and in the manner provided for in H.R. 2965, the
- 10 Departments of Commerce, Justice, and State, the Judiciary,
- 11 and Related Agencies Appropriations Act, 1986, as passed
- 12 by the House of Representatives on July 17, 1985.
- 13 (b) Such amounts as may be necessary for programs,
- 14 projects, or activities provided for in the Departments of
- 15 Commerce, Justice, and State, the Judiciary, and Related
- 16 Agencies Appropriations Act, 1986 (H.R. 2965), to the
- 17 extent and in the manner provided for in the conference
- 18 report and joint explanatory statement of the committee of
- 19 conference (House Report 99-414), as filed in the House of
- 20 Representatives on December 4, 1985, as if enacted into
- 21 law (3): Provided, That such conference report shall be con-
- 22 sidered as including Senate Amendment Numbered 134.
- 23 (4) (e) Such amounts as may be necessary for pro-
- 24 grams, projects, or activities at the rate for operations and to
- 25 the extent and in the manner provided for in H.R. 3629, the

- 1 Department of Defense Appropriations Act, 1986, as passed
- 2 by the House of Representatives on October 30, 1985.
- 3 (c) Such amounts as may be necessary for programs,
- 4 projects, or activities at the rate for operations and to the
- 5 extent and in the manner provided for in H.R. 3629, the
- 6 Department of Defense Appropriations Act, 1986, as reported
- 7 to the Senate on November 6, 1985 (Senate Report 99-
- 8 176) (5): Provided, That sections 8097, 8098, 8099, and
- 9 8100 as passed by the House on October 30, 1985, and sec-
- 10 tion 8090 as reported to the Senate on November 6, 1985,
- 11 are hereby deleted.
- 12 (6) (d) Such amounts as may be necessary for pro-
- 13 grams, projects, or activities at the rate for operations and to
- 14 the extent and in the manner provided for in H.R. 3067, the
- 15 District of Columbia Appropriations Act, 1986, as passed by
- 16 the House of Representatives on July 30, 1985.
- 17 (d) Such amounts as may be necessary for programs,
- 18 projects, or activities provided for in the District of Columbia
- 19 Appropriations Act, 1986 (H.R. 3067), to the extent and in
- 20 the manner provided for in the conference report and joint
- 21 explanatory statement of the committee of conference (House
- 22 Report 99-419), as filed in the House of Representatives on
- 23 December 5, 1985, as if enacted into law: Provided, That the
- 24 appropriation for a Federal contribution to the District of
- 25 Columbia for the "Criminal Justice Initiative" under

- 1 amendment number 2 shall be "\$13,860,000" instead of 2 "\$14,010,000".
- 3 (7) (e) Such amounts as may be necessary for pro-
- 4 grams, projects, or activities at the rate for operations and to
- 5 the extent and in the manner provided for in H.R. 3011, the
- 6 Department of the Interior and Related Agencies Appropria-
- 7 tions Act, 1986, as passed by the House of Representatives
- 8 on July 31, 1985.
- 9 (e) Such amounts as may be necessary for programs,
- 10 projects, or activities at the rate for operations and to the
- 11 extent and in the manner provided for in H.R. 3011, the
- 12 Department of the Interior and Related Agencies Appropria-
- 13 tions Act 1986, as reported to the Senate on September 24,
- 14 *1985*.
- 15 (8) (f) Such amounts as may be necessary for pro-
- 16 grams, projects, or activities at the rate for operations and to
- 17 the extent and in the manner provided for in H.R. 3244, the
- 18 Department of Transportation and Related Agencies Appro-
- 19 priations Act, 1986, as passed by the House of Representa-
- 20 tives on September 12, 1985.
- 21 (f) Such amounts as may be necessary for programs,
- 22 projects, or activities at the rate for operations and to the
- 23 extent and in the manner provided for in H.R. 3244, the
- 24 Department of Transportation and Related Agencies Appro-
- 25 priations Act, 1986, as passed by the Senate on October 23,

- 1 1985: Provided, That, notwithstanding any other provision of
- 2 this subsection, the rate for Coast Guard "Operating Ex-
- $3\ \ penses "shall be $1,752,000,000, of which $10,000,000 shall$
- 4 be derived from unobligated balances of "Pollution fund" and
- 5 of which \$15,000,000 shall be expended from the Boat
- 6 Safety Account: Provided further, That, notwithstanding any
- 7 other provision of the subsection, the rate for Federal Avia-
- 8 tion Administration "Operations" shall be \$2,714,400,000,
- 9 of which not to exceed \$446,000,000 shall be derived from
- 10 the Airport and Airway Trust Fund.
- 11 (g) Such amounts as may be necessary for programs,
- 12 projects, or activities provided for in the Departments of
- 13 Labor, Health and Human Services, and Education, and Re-
- 14 lated Agencies Appropriations Act, 1986 (H.R. 3424), to the
- 15 extent and in the manner provided for in the conference
- 16 report and joint explanatory statement of the committee of
- 17 conference (9) (House Report 99-402) as filed in the House
- 18 of Representatives on November 21, 1985, as if enacted into
- 19 law in the form in which that conference report was adopted
- 20 by the House of Representatives on December 5, 1985, as if
- 21 enacted into law, and that report shall be considered to in-
- 22 clude Senate Amendment Numbered 188 as amended by the
- 23 House of Representatives.
- 24 (10) (h) Such amounts as may be necessary for pro-
- 25 grams, projects, or activities provided for in the Military Con-

- 1 struction Appropriations Act, 1986 (H.R. 3327), to the
- 2 extent and in the manner provided for in the conference
- B report and joint explanatory statement of the committee of
- 4 conference (House Report 99-380) as passed by the House
- 5 of Representatives on November 20, 1985, as if enacted into
- 6 law.
- 7 (11)(i)(h) Such amounts as may be necessary for pro-
- 8 grams, projects, or activities provided for in the Treasury,
- 9 Postal Service, and General Government Appropriations
- 10 Act, 1986 (H.R. 3036), to the extent and in the manner
- 11 provided for in the conference report and joint explanatory
- 12 statement of the committee of conference (House Report 99-
- 13 349) as passed by the House of Representatives (12) and
- 14 the Senate on November 7, 1985, as if enacted into law
- 15 except that such conference report shall be considered as not
- 16 including Senate Amendment Numbered 83 as amended by
- 17 the Conferees (13): Provided, That appropriations made by
- 18 this joint resolution for the following accounts shall not
- 19 exceed: \$1,019,391,000 for "Internal Revenue Service, proc-
- 20 essing tax returns"; \$1,419,451,000 for "Internal Revenue
- 21 Service, examinations and appeals"; and \$748,000,000 for
- 22 "Payment to the Postal Service Funds".
- 23 (14) (j) Such amounts as may be necessary for pro-
- 24 grams, projects, or activities at the rate for operations and to
- 25 the extent and in the manner provided for in H.R. 3228, the

1	Foreign Assistance and Related Programs Appropriations
2	Act, 1986, as reported to the House of Representatives on
3	August 1, 1985: Provided, That not withstanding any other
4	provision of this subsection the following shall apply: no
5	funds in this subsection are carmarked for scholarships for
6	South African students; funding in the amount of
7	\$3,689,286,666 shall be available for the "Economic Sup-
8	port Fund"; the amount and requirements associated with a
9	eash transfer to Egypt shall be in accord with the provisions
10	included in section 202(b) of Public Law 99-83; no funds
11	shall be required to be transferred from sections 103 through
12	106 of the Foreign Assistance Act of 1961 to the "Economic
13	Support Fund" for Zimbabwe; the requirement contained in
14	H.R. 3228, the Foreign Assistance and Related Programs
15	Appropriations Act, 1986, as reported to the House of Rep-
16	resentatives on August 1, 1985, that "Economic Support
17	Fund" assistance for Guatemala may be used only for devel-
18	opment activities aimed directly at improving the lives of the
19	poor, especially the indigenous population in the highlands,
20	does not apply; funding in the amount of \$764,648,000 shall
21	be available for "Military Assistance"; funds in the amount of
22	\$5,058,983,333 shall be available for "Foreign Military
23	Credit Sales"; funds in this subsection for the Lavi Program
24	shall be made available in accord with the provisions included
25	in section 101(e)(3) of Public Law 99-83; no foreign military

eredit sales funds in this subsection shall be transferred to "Military Assistance" or the "Economic Support Fund"; no funds in this subsection are appropriated under the heading "Guarantee Reserve Fund"; section 620(A)(a) of the Foreign Assistance Act of 1961 is amended by inserting "the Export-Import Bank Act of 1945," after "the Peace Corps Act,"; sections 521, 527, 543 and 549 in H.R. 3228, the Foreign Assistance and Related Programs Appropriations Act, 1986, as reported to the House of Representatives on August 1, 1985 do not apply; section 539 of H.R. 3228, the Foreign Assistance and Related Programs Appropriations Act, 1986, as reported to the House of Representatives on August 1, 1985, shall not apply to Bolivia, except for the final provi-14 sions; titles I, II, and III of H.R. 2253 as reported on May 15, 1985 and section 3 of H.R. 1948 as introduced April 3, 1985, are hereby enacted; funding in the amount of \$337,930,000 shall be available for Migration and Refugee Assistance. 18 (i) Such amounts as may be necessary for programs, 19 20 projects, or activities at the rate for operations and to the extent and in the manner provided for in S. 1816 (except for the provision contained on page 24, line 22 through page 25, line 10 and the proviso contained on page 26, lines 14 24 through 18), the Foreign Assistance and Related Programs 25 Appropriations Act, 1986, as reported to the Senate on Octo-

1	ber 31, 1985: Provided, That notwithstanding any other pro-
2	vision of this subsection, not more than \$375,000,000, to
3	remain available until expended, shall be available for the
4	second installment of the United States contribution to the
5	seventh replenishment of the International Development As-
6	sociation: Provided further, That notwithstanding any other
7	provision of this subsection, gross obligations for the princi-
8	pal amount of direct loans for the Export-Import Bank of the
9	United States shall not exceed an aggregate of
10	\$1,800,000,000: Provided further, That notwithstanding any
11	other provision of this subsection, of the funds provided under
12	the "Economic Support Fund", not less than \$15,000,000
13	shall be made available only for Ecuador, which sum shall be
14	disbursed within thirty days after enactment of this Act;
15	\$80,000,000 shall be made available for Portugal;
16	\$1,000,000 shall be made available for a program to
17	strengthen the judicial system in Peru; up to \$20,000,000
18	may be made available to carry out the Administration of
19	Justice program pursuant to section 534 of the Foreign As-
20	sistance Act of 1961; not less than 35 percent of the funds
21	allocated for the Human Rights Fund for South Africa shall
22	be made available in accordance with section 802(d) of
23	Public Law 99-83; \$22,500,000 shall be made available for
24	Tunisia; and \$15,000,000 shall be made available for Uru-
25	guay: Provided further, That notwithstanding any other pro-

1	vision of this subsection, of the funds provided under the
2	heading "Foreign Military Credit Sales", up to \$10,000,000
3	may be made available for Guatemala: Provided further,
4	That notwithstanding any other provision of this subsection,
5	of the funds provided under the heading "Military Assist-
6	ance", up to \$10,400,000 may be made available for Zaire:
7	Provided further, That notwithstanding any other provision
8	of this subsection, of the funds made available under the
9	heading "International Narcotics Control", \$1,000,000 shall
10	be made available to carry out the provisions of section 607
11	of Public Law 99-83: Provided further, That notwithstand-
12	ing any other provision of this subsection, of the funds made
13	available under the paragraph "Energy and selected develop-
14	ment activities, Development Assistance", up to \$100,000
15	may be made available in accordance with the provisions of
16	section 714(d) of Public Law 99-83: Provided further, That
17	notwithstanding any other provision of this subsection, of the
18	funds made available to carry out the provisions of chapter 1
19	of part I of the Foreign Assistance Act of 1961, \$1,000,000
20	shall be made available for literacy and other education pro-
21	grams in Haiti: Provided further, That notwithstanding any
22	other provision of this subsection, that not more than
23	\$3,745,000,000 may be made available for the "Economic
24	Support Fund": Provided further. That notwithstanding any

1	other provision of this subsection, there are appropriated
2	\$9,000,000 for the United Nations Environment Program.
3	(15) (k) (j) Such amounts as may be necessary for con-
4	tinuing the following activities, not otherwise provided for in
5	this joint resolution, which were conducted in the fiscal year
6	1985, under the terms and conditions provided in applicable
7	appropriations Acts for the fiscal year 1985, at the current
8	rate: Provided, That no appropriation or fund made available
9	or authority granted pursuant to this subsection shall be used
10	to initiate or resume any project or activity for which appro-
11	priations, funds, or authority were not available during fiscal
12	year 1985:
13	Activities under sections 236, 237, and 238 of the
14	Trade Act of 1974 (16): Provided, That, in addition
15	to any sums otherwise provided herein there is appro-
16	priated \$4,588,000 to the Department of Labor,
17	"Training and Employment Services", for necessary
18	administrative expenses related to those sections of that
19	Act;
20	Activities under the Public Health Service Act;
21	Refugee and entrant assistance activities under
22	the provisions of title IV of the Immigration and Na-
23	tionality Act including \$50,000,000 for targeted assist-
24	ance grants and \$4,000,000 for voluntary agency
25	matching grants: title IV and part B of title III of the

1	Refugee Act of 1980; and sections 501 (a) and (b) of
2	the Refugee Education Assistance Act of 1980;
3	(17) Foster care and adoption assistance activi-
4	ties under title IV-E of the Social Security Act under
5	the terms and conditions established by sections 474(b)
6	and 474(c) of that Act, and sections 102(a)(1) and
7	102(c) of Public Law 96-272: Provided, That, for the
8	purpose of giving effect to this paragraph, references in
9	such sections to fiscal year 1985 are deemed to be ref-
10	erences to fiscal year 1986; and
11	Minority science improvement activities under sec-
12	tion 528(3) of the Omnibus Budget Reconciliation Act
13	of (18) 1981; and
14	Payment to the Corporation for Public Broadcast-
15	ing under the Communications Act of 1934, as
16	amended, for the fiscal year 1988: Provided, That for
17	purposes of this payment, the current rate shall be the
18	amount of the payment provided for fiscal year 1987.
19	<i>1981</i> .
20	SEC. 102. Unless otherwise provided for in this joint
21	resolution or in the applicable appropriations Act, appro-
22	priations and funds made available and authority granted
23	pursuant to this joint resolution shall be available from
24	December 13, 1985, and shall remain available until (a) en-
25	actment into law of an appropriation for any project or activ-

- 1 ity provided for in this joint resolution, or (b) enactment of
- 2 the applicable appropriations Act by both Houses without
- 3 any provision for such project or activity, or (c) September
- 4 30, 1986, whichever first occurs.
- 5 Sec. 103. Appropriations made and authority granted
- 6 pursuant to this joint resolution shall cover all obligations or
- 7 expenditures incurred for any program, project, or activity
- 8 during the period for which funds or authority for such
- 9 project or activity are available under this joint resolution.
- 10 Sec. 104. Expenditures made pursuant to this joint res-
- 11 olution shall be charged to the applicable appropriation, fund,
- 12 or authorization whenever a bill in which such applicable ap-
- 13 propriation, fund, or authorization is contained is enacted into
- 14 law.
- 15 (19) SEC. 105. In view of the financial crisis facing
- 16 many farmers, resulting from embargoes and suspension of
- 17 exports in 1973, 1974, 1975, and 1980, and failure to use
- 18 the Commodity Credit Corporation for a loan program which
- 19 led to a fair price from the user, the Secretary of Agriculture
- 20 shall use his authority under existing law to provide for non-
- 21 recourse loans on basic agricultural commodities at such
- 22 levels as will reflect a fair return to the farm producer above
- 23 the cost of production, and to issue such regulations as will
- 24 carry out this provision and as will provide for payment by
- 25 the purchaser, rather than by appropriation, for basic com-

1	modities sold for domestic use and the Secretary of Agricul-
2	ture shall issue such regulations as will enable producers of
3	any basic agricultural commodity to produce the amount
4	needed for domestic consumption, to maintain the pipeline,
5	and to regain and retain by competitive sales our normal
6	share of the world market.
7	(20) SEC. 106. Public Law 99-88 funded a study by
8	the Department of Agriculture to determine the losses suf-
9	fered by United States farm producers of agricultural prod-
10	uets during the last decade as a result of embargoes on the
11	sale of United States agricultural products and the failure to
12	offer for sale in world markets commodities surplus to domes-
13	tic needs at competitive prices, for use in determining what
14	part of existing indebtedness of farmers should be canceled as
15	a result of such foreign policy. Pending the completion of the
16	study, the Secretary shall determine, on a case-by-case basis,
17	which borrowers are unable to continue making payments of
18	principal and interest due to embargoes or the failure to sell
19	competitively in world trade and, thereby, qualify for an ad-
20	justment of principal and interest due to prevent bankruptey
21	or forcelesure, all as authorized by existing law.
22	Upon presentation of substantial evidence to the Secre-
23	tary that a borrower qualifies, payment of principal and inter-
24	est shall be suspended and the Secretary shall forego forcelo-

25 sure of loans owed to the Federal Government, as authorized

- 1 by law, for 12 months or until an adjustment is agreed upon.
- 2 Other creditors shall be requested by the Secretary to post-
- 3 pone payments due on the same basis.
- 4 (21) SEC. 105. Title I, Chapter I of the Act of August
- 5 15, 1985 (Public Law 99-88), is amended by deleting,
- 6 under the heading "Cooperative State Research Service,"
- 7 that portion of the land description dealing with lands to be
- 8 conveyed to the Sierra Blanca Airport Commission that
- 9 reads "RIOE" and substituting in lieu thereof "RI5E".
- 10 (22) SEC. 106. Notwithstanding any other provision
- 11 of this joint resolution, and in addition to amounts appropri-
- 12 ated elsewhere, there are appropriated \$40,000,000, to
- 13 remain available until expended, for 'Watershed and Flood
- 14 Prevention Operations' for emergency measures as provided
- 15 in sections 403-405 of the Agricultural Credit Act of 1978
- 16 (16 U.S.C. 2203-2205).
- 17 (23) Sec. 107. Notwithstanding any other provision
- 18 of this joint resolution, not to exceed an additional
- 19 \$9,549,000 (from assessments collected from farm credit
- 20 system banks) shall be obligated during the current fiscal
- 21 year for administrative expenses, as authorized under 12
- 22 U.S.C. 2249.
- 23 (24) Sec. 108. Notwithstanding any provision of title
- 24 I of the Local Public Works Capital Development and In-
- 25 vestment Act of 1976, as amended (Public Law 94-369) or

- 1 any other provision of law, any funds authorized and appro-
- 2 priated under title I of such Act, as amended, in any fiscal
- 3 year for projects in New York, New York but currently obli-
- 4 gated and not disbursed, shall be obligated and expended
- 5 during fiscal years 1986 and 1987 for any authorized project
- 6 in New York, New York under title I of such Act, as amend-
- 7 ed or for any authorized project in New York, New York
- 8 under title I of the Public Works and Economic Develop-
- 9 ment Act of 1965 as amended.
- 10 (25) Sec. 109. Notwithstanding any other provision
- 11 of this joint resolution, there is appropriated an additional
- 12 \$3,000,000 to remain available until expended, for the Na-
- 13 tional Oceanic and Atmospheric Administration for pro-
- 14 grams, projects, and activities for the Integrated Flood Ob-
- 15 serving and Warning System (IFLOWS).
- 16 (26) Sec. 110. (a) Notwithstanding any other provi-
- 17 sion of this joint resolution, no funds made available to the
- 18 Department of Justice during fiscal year 1986 shall be used
- 19 to implement, or to adopt as a permanent rule, New Offense
- 20 Example 363, providing coverage for "insider trading" of-
- 21 fenses, of 28 C.F.R. section 2.20.
- 22 (b) This section shall become effective upon the date of
- 23 enactment of this joint resolution and shall expire 180 days
- 24 after the effective date of this joint resolution.

1	(27) SEC. 111. (a) Section 503(a) of the Controlled
2	Substances Act (21 U.S.C. 873(a)) is amended by—
3	(1) striking out "and" at the end of paragraph
4	(5);
5	(2) striking out the period at the end of paragraph
6	(6) and inserting in lieu thereof "; and"; and
7	(3) adding at the end thereof the following:
8	"(7) notwithstanding any other provision of law,
9	enter into contractual agreements with State and local
10	law enforcement agencies to provide for cooperative en-
11	forcement and regulatory activities under this Act.".
12	(b) Section 508 of the Controlled Substances Act (21
13	U.S.C. 878) is amended by—
14	(1) inserting "(a)" before "Any officer or
15	employee";
16	(2) inserting after "Drug Enforcement Adminis-
17	tration" the following: "or any State or local law en-
18	forcement officer"; and
19	(3) adding at the end thereof the following new
20	subsection:
21	"(b) State and local law enforcement officers performing
22	functions under this section shall not be deemed Federal em-
23	ployees and shall not be subject to provisions of law relating
24	to Federal employees, except that such officers shall be sub-
25	ject to section 3374(c) of title 5, United States Code.".

1	(28) SEC. 112. Subsection (c) of section 924 of title
2	18 of the United States Code is amended by—
3	(1) adding after the words "during and in relation to
4	any" the words "felony described in the Controlled Sub-
5	stances Act (21 U.S.C. 801 et seq.), the Controlled Sub-
6	stances Import and Export Act (21 U.S.C. 951 et seq.), or
7	section 1 of the Act of September 15, 1980 (21 U.S.C.
8	955a), or any";
9	(2) adding after the words "in addition to the punish-
10	ment provided for such" the words "felony or"; and
11	(3) adding after the words "term of imprisonment in-
12	cluding that imposed for the" the words "felony or".
13	(29) Sec. 113. (a) For necessary expenses of the
14	Commission on the Bicentennial of the United States Con-
15	stitution authorized by Public Law 98-101 (97 Stat. 719-
16	723), \$20,000,000, to remain available until expended.
17	(b) Section 5 of Public Law 98-101 (97 Stat. 719) is
18	amended—
19	(1) in subsection (b), by striking out "up to five
20	persons,"; and
21	(2) in paragraph (2) of subsection (e), by striking
22	out "the services" through the end of such paragraph
23	and inserting in lieu thereof "services".
24	(30) SEC. 114. None of the funds appropriated in this
25	ioint resolution or any other Act to the Legal Services Corpo-

- 1 ration and made available to grantees may be expended by
- 2 any recipient of such funds until such recipient has expended
- 3 all funds carried over from previous fiscal years, unless the
- 4 failure to expend the funds carried over from previous fiscal
- 5 years has been approved by the Legal Services Corporation.
- 6 (31) Sec. 115. Notwithstanding any other provision
- 7 of this joint resolution, an additional \$10,000,000 shall be
- 8 transferred from the "Small Business Administration, Dis-
- 9 aster Loan Fund" to "Small Business Administration, Sal-
- 10 aries and expenses" for disaster loan making activities, in-
- 11 cluding loan servicing.
- 12 (32) Sec. 116. None of the funds appropriated or oth-
- 13 erwise made available by this joint resolution or any other
- 14 provision of law may be available for the issuance of any
- 15 license for export to, or for any approval for the transfer or
- 16 retransfer to, the People's Republic of China of any nuclear
- 17 equipment, materials, or technology subject to the Agreement
- 18 for Cooperation Between the Government of the United
- 19 States of America and the Government of the People's Re-
- 20 public of China Concerning Peaceful Uses of Nuclear
- 21 Energy, done on July 23, 1985, until the President certifies
- 22 to the Congress that reciprocal arrangements on the verifica-
- 23 tion of the peaceful uses of such equipment, materials, and
- 24 technology will include standards and methods of materials

- 1 accounting and inspection essentially equivalent to those nor-
- 2 mally applied by the International Atomic Energy Agency.
- 3 (33) SEC. 117. Notwithstanding any other provision
- 4 of this joint resolution, on or after May 1, 1986, the Secre-
- 5 tary of Defense is directed to make such reductions as are
- 6 necessary to insure that payments from the Military Person-
- 7 nel accounts shall not exceed a rate in excess of the rate re-
- 8 quired to limit the total of such payments to the total amount
- 9 appropriated to these accounts in fiscal year 1986.
- 10 (34) Sec. 118. Notwithstanding any other provision
- 11 of this or any other Act, of the funds appropriated or other-
- 12 wise made available to or for the use of the Department of
- 13 Defense in fiscal year 1986, not more than a total of
- 14 \$1,277,793,000 may be obligated or expended for consult-
- 15 ants, studies and analysis, and management support con-
- 16 tracts; and contract systems engineering and contract engi-
- 17 neering technical services (as such activities are identified in
- 18 the Department of Defense fiscal year 1986 President's
- 19 Budget documents identified as "PB-21" and "PB-25"):
- 20 Provided, That such total may be exceeded upon notification
- 21 to the Congress by the Secretary of Defense that additional
- 22 funds are necessary to meet critical unforeseen military re-
- 23 quirements.
- 24 (35) Sec. 119. Notwithstanding any other provision
- 25 of this joint resolution, the limitation on emergencies and ex-

- 1 traordinary expenses in "Operation and Maintenance,
- 2 Navy", is \$3,787,000.
- 3 (36) Sec. 120. None of the funds appropriated by this
- 4 joint resolution may be obligated or expended to carry out a
- 5 program to paint any naval vessel with paint known by the
- 6 trade name of Organotin or with any other paint containing
- 7 the chemical compound tributyltin until such time as the En-
- 8 vironmental Protection Agency certifies to the Department of
- 9 Defense that whatever toxicity is generated by Organotin
- 10 paints as included in Navy specifications does not pose an
- 11 unacceptable hazard to the marine environment.
- 12 (37) Sec. 121. Notwithstanding any other provision
- 13 of this joint resolution, the amount appropriated for "Oper-
- 14 ation and Maintenance, Army National Guard", is
- 15 \$1,656,500,000.
- 16 (38) Sec. 122. Notwithstanding section 101 of this
- 17 joint resolution, the amount appropriated for "Other Procure-
- 18 ment, Army" is \$5,214,730,000.
- 19 (39) Sec. 123. Notwithstanding any other provision
- 20 of this joint resolution, the amount provided under this joint
- 21 resolution for "Missile Procurement, Air Force" is
- 22 \$8,770,831,000 without regard to the prohibition on further
- 23 development or procurement of the Titan 34D7 program.
- 24 (40) Sec. 124. No funds appropriated under this
- 25 joint resolution for the Strategic Defense Initiative Program

- 1 shall be earmarked by any agency of the United States Gov-
- 2 ernment or any contractor exclusively for contracts with non-
- 3 United States contractors, subcontractors, or vendors, or ex-
- 4 clusively for consortia containing non-United States contrac-
- 5 tors, subcontractors, or vendors, prior to source selection in
- 6 order to meet a specific quota or allocation of funds to any
- 7 Allied nation. Furthermore, it is the sense of the Congress
- 8 that, whenever possible, the Secretary of Defense and others
- 9 should attempt to award SDI contracts to United States con-
- 10 tractors, subcontractors, and vendors unless such awards
- 11 would degrade the likely results obtained from such contracts:
- 12 Provided further, That allied nations should be encouraged to
- 13 participate in the SDI research effort on a competitive basis
- 14 and be awarded contracts on the basis of technical merit.
- 15 (41) Sec. 125. Notwithstanding any other provision
- 16 of this joint resolution, of the funds made available to the
- 17 Department of Defense for fiscal year 1986 for research, de-
- 18 velopment, test, and evaluation, Air Force, \$5,000,000 shall
- 19 be available only for the purpose of carrying out a research
- 20 program to develop new and improved verification techniques
- 21 to monitor compliance with any antisatellite weapon agree-
- 22 ment that may be entered into by the United States and the
- 23 Soviet Union.
- 24 (42) SEC. 126. Notwithstanding any other provision
- 25 of this joint resolution, the total amount appropriated for the

- 1 Defense Agencies of the Department of Defense for research,
- 2 development, test, and evaluation to carry out the joint De-
- 3 partment of Defense-Department of Energy conventional mu-
- 4 nitions technology development program is \$10,000,000.
- 5 (43) Sec. 127. Notwithstanding any other provision
- 6 of this joint resolution, out of funds available for Research,
- 7 Development, Testing and Evaluation, Defense Agencies,
- 8 within the Department of Defense, there shall be provided
- 9 \$10,000,000 for research, development and acquisition of a
- 10 super computer with capabilities equal to or better than that
- 11 of the Tesseract model parallel super computer system.
- 12 (44) Sec. 128. Notwithstanding any other provision
- 13 of this joint resolution, none of the funds appropriated pursu-
- 14 ant to this joint resolution to or for the use of the Department
- 15 of Defense may be obligated or expended for any purpose
- 16 unless such funds have been authorized to be appropriated for
- 17 such purpose by law other than this joint resolution. Howev-
- 18 er, the preceding sentence does not apply to funds appropri-
- 19 ated pursuant to this joint resolution for Coastal Defense
- 20 Augmentation; \$375,000,000.
- 21 (45) Sec. 129. Notwithstanding any other provision
- 22 of this joint resolution, the amount appropriated for "NATO
- 23 Cooperative Programs" for acquisition of point air defense of
- 24 United States airbases and other critical United States mili-
- 25 tary facilities in Italy is \$15,000,000.

1	(46) Sec. 130. (a) Congress finds that—
2	(1) service in the Navy frequently requires per-
3	sonnel to spend extended periods of time at sea away
4	from their families;
5	(2) family separation is the number one personnel
6	retention problem in the Navy;
7	(3) the performance of short-term maintenance
8	and repair of Navy vessels in their homeports permits
9	the Navy personnel assigned to those vessels to be with
10	their families for additional periods of time; however,
11	(4) at the same time all maintenance and repair
12	outside the homeport area is important to instill addi-
13	tional competition in the industry, and retain the
14	broadest possible industrial mobilization base, and
15	(5) there would be marginal impact on personnel
16	considerations for Navy Reserve Fleet repair conducted
17	outside the homeport area,
18	(b) It is the sense of the Congress that: (1) competition
19	for ship repair should be maximized with the objective of at-
20	taining lowest cost to the Government while cognizant of per-
21	sonnel impact. In this regard, consideration of the competi-
22	tive contract bidding methodology should be determined on
23	the basis of work to be performed, independent of duration,
24	while mindful of personnel considerations, and (2) in view of
25	the marginal personnel impact of Naval Reserve Vessel In-

1	dustrial work such contracts involving vessels above 1,000
2	tons should be performed through coast wide competitive bid-
3	ding procedures.
4	(4) SEC. 131. (a) The Senate finds that—
5	(1) There have been an increasingly large number
6	of criminal actions or accusations of fraud brought
7	against defense contractors, in which a number of lead-
8	ing defense contractors have pleaded guilty to criminal
9	activity;
10	(2) Such fraudulent activity on the part of corpo-
11	rations entrusted with responsibility for our national
12	defense is a threat to our national security and an
13	abuse of the public trust;
14	(3) Such fraud by those who seek to contract with
15	the Government represents the most reprehensible kind
16	of corporate conduct;
17	(4) The Government must ensure that it contracts
18	only with responsible companies, especially in areas
19	vital to our national defense;
20	(5) It is vital that sufficient resources of the Fed-
21	eral Government be allocated to the exposure and pros-
22	ecution of such fraud;
23	(6) The Department of Justice must exhibit a
24	commitment to the prosecution of procurement law vio-
25	lations; and

1	(7) Only through a genuine commitment to seek
2	criminal and civil penalties against corporations en-
3	gaged in procurement law violations will such viola-
4	tions be deterred.
5	(b) It is therefore the Sense of the Senate that the
6	United States Government, through both its executive and
7	legislative branches, launch an energetic and thorough inves-
8	tigation and audit for all defense contractor billing practices,
9	and all other practices involving Government contracts, to
10	expose all fraudulent action; that the Government seek in-
11	dictments against companies believed to have defrauded the
12	Government or the people of the United States: And provided
13	further, That the Government more aggressively use suspen-
14	sion or debarment of contractors convicted of crimes as appro-
15	priate supplemental penalty for such conviction.
16	(48) SEC. 132. In the language to be incorporated
17	from H.R. 3629, on page 51, line 21, after the word "legisla-
18	tion" add the following "authorizing and expenditures and".
19	(49) SEC. 133. Section 1302 of Public Law 98-181
20	is amended to substitute in the first sentence "period of two
21	years" with "period ending January 1, 1989".
22	(50) Sec. 134. The Secretary of the Army is directed
23	to accomplish emergency bank stabilization work at Bethel,
24	Dillingham, and Galena, Alaska, at full Federal cost, within
25	available funds, at an estimated cost of \$1,500,000. Such

- 1 funds were previously appropriated in Public Law 99-141
- 2 (99 Stat. 564).
- 3 (51) Sec. 135. The Secretary shall include as part of
- 4 the non-Federal contribution of the project for flood control,
- 5 Fairfield Vicinity Streams, California, authorized in accord-
- 6 ance with section 201 of the Flood Control Act of 1965, the
- 7 cost of any work carried out by non-Federal interests on the
- 8 project after December 31, 1973, and before the date of the
- 9 enactment of this joint resolution, if the Secretary determines
- 10 such work is reasonably compatible with the project. Costs
- 11 and benefits resulting from such work shall continue to be
- 12 included for purposes of determining the economic feasibility
- 13 of the project.
- 14 (52) Sec. 136. It is the sense of the Congress that all
- 15 countries receiving United States foreign assistance under
- 16 the Economic Support Fund, Foreign Military Credit Sales,
- 17 the Military Assistance Program, International Military
- 18 Education and Training, the Agricultural Trade Develop-
- 19 ment and Assistance Act of 1954 (Public Law 480), develop-
- 20 ment assistance programs, or trade promotion programs
- 21 should fully cooperate with the international refugee assist-
- 22 ance organizations, the United States, and other governments
- 23 in facilitating durable solutions to refugee situations. Fur-
- 24 ther, where resettlement to other countries is the appropriate
- 25 solution, such resettlement should be expedited and conducted

1	by the country of asylum without respect to race, sex, reli-
2	gion, or national origin.
3	(53) SEC. 137. Any joint resolution introduced on or
4	after February 1, 1986, which states that the Congress ob-
5	jects to the proposed sale to Jordan of advanced weapons sys-
6	tems, including advanced aircraft and advanced air defense
7	systems (submitted to the Congress on October 21, 1985),
8	shall be considered in the Senate in accordance with the pro-
9	visions of section 601(b) of the International Security Assist-
10	ance and Arms Export Control Act of 1976.
11	(54) Sec. 138. (a) The Congress finds that—
12	(1) the United Nations Children's Fund
13	(UNICEF) reports that four million children die an-
14	nually because they have not been immunized against
15	the six major childhood diseases: polio, measles, whoop-
16	ing cough, diptheria, tetanus, and tuberculosis;
17	(2) at present less than 20 percent of children in
18	the developing world are fully immunized against these
19	diseases;
20	(3) each year more than five million additional
21	children are permanently disabled and suffer dimin-
22	ished capacities to contribute to the economic, social,
23	and political development of their countries because
24	they have not been immunized;

1	(4) ten million additional childhood deaths from
2	immunizable and potentially immunizable diseases
3	could be averted annually by the development of tech-
4	niques in biotechnology for new and cost-effective vac-
5	cines;
6	(5) the World Health Assembly, the Executive
7	Board of the United Nations Children's Fund, and the
8	United Nations General Assembly are calling upon the
9	nations of the world to commit the resources necessary
10	to meet the challenge of universal access to childhood
11	immunization by 1990;
12	(6) the United States, through the Centers for
13	Disease Control and the Agency for International De-
14	velopment, joined in a global effort by providing politi-
15	cal and technical leadership that made possible the
16	eradication of smallpox during the 1970's;
17	(7) the development of national immunization sys-
18	tems that can both be sustained and also serve as a
19	model for a wide range of primary health care actions
20	is a desired outcome of our foreign assistance policy;
21	(8) the United States Centers for Disease Control
22	headquartered in Atlanta is uniquely qualified to pro-
23	vide technical assistance for a worldwide immunization

24

 $and\ eradication\ effort\ and\ is\ universally\ respected;$

1	(9) at the 1984 Bellagio Conference it was deter-							
2	mined that the goal of universal childhood immuniza-							
3	tion by 1990 is indeed achievable;							
4	(10) the Congress, through authorizations and ap-							
5	propriations for international health research and pri-							
6	mary health care activities and the establishment of the							
7	Child Survival Fund, has played a vital role in pro-							
8	viding for the well-being of the world's children;							
9	(11) the Congress has expressed its expectation							
10	that the Agency for International Development will set							
11	as a goal the immunization by 1990 of at least 80 per-							
12	cent of all the children in those countries in which the							
13	Agency has a program; and							
14	(12) the United States private sector and public							
15	at large have responded generously to appeals for sup-							
16	port for national immunization campaigns in develop-							
17	ing countries.							
18	(b)(1) The Congress calls upon the President to direct							
19	the Agency for International Development, working through							
20	the Centers for Disease Control and other appropriate Fed-							
21	eral agencies, to work in a global effort to provide enhanced							
22	support toward achieving the goal of universal access to							
23	childhood immunization by 1990 by—							

1	(A) assisting in the delivery, distribution, and use
2	of vaccines, including—
3	(i) the building of locally sustainable systems
4	and technical capacities in developing countries to
5	reach, by the appropriate age, not less than 80 per
6	centum of their annually projected target popula-
7	tion with the full schedule of required immuniza-
8	$tions,\ and$
9	(ii) the development of a sufficient network
10	of indigenous professionals and institutions with
11	responsibility for developing, monitoring, and as-
12	sessing immunization programs and continually
13	adapting strategies to reach the goal of preventing
14	$immunizable\ diseases;\ and$
15	(B) performing, supporting, and encouraging re-
16	search and development activities, both in the public
17	and private sector, that will be targeted at developing
18	new vaccines and at modifying and improving existing
19	vaccines to make them more appropriate for use in de-
20	$veloping\ countries.$
21	(2) In support of this global effort, the President should
22	appeal to the people of the United States and the United
23	States private sector to support public and private efforts to
24	provide the resources necessary to achieve universal access to
25	childhood immunization by 1990.

- 1 (55) SEC. 139. The foreign debt burdens of many
- 2 Third World nations have contributed to their economic
- 3 decline and inability to engage in a significant economic
- 4 recovery;
- 5 The United States foreign military assistance loan pro-
- 6 grams, which have had very high interest rates in past years,
- 7 have contributed to the security of our friends and allies, but
- 8 also have played a contributing role in adding to the debt
- 9 burdens of many of our friends and allies;
- 10 United States foreign aid has, among its major objec-
- 11 tives, the enhancement of the military and economic security
- 12 of our friends and allies and our own security;
- 13 A foreign assistance program which adds significantly
- 14 to the debt burdens of our friends and allies by forcing the
- 15 weaker of those nations to use funds which could be used for
- 16 development for repayment of loans impairs their economic
- 17 development unnecessarily and is not in either their or our
- 18 interest;
- 19 The past few years have seen several positive legislative
- 20 steps taken to alleviate the FMS loan-related debt burdens of
- 21 our friends and allies by reducing interest rates, stretching
- 22 out the repayment period of these loans, and by increasing
- 23 the level of MAP grants and forgiven FMS credits;

1	These steps have helped to ease these problems in the
2	short term, but the long-term debt servicing problems of our
3	friends and allies remain;
4	It would be in the best interests of our friends and allies
5	to alleviate their debt burdens brought about by past loans
6	and to bring about a more streamlined and straightforward
7	approach to them programs in this area;
8	Such streamlined, straightforward programs would
9	make it easier to develop country programs and would ease
10	current pressures on the United States to grant to aid recipi-
11	ents the most favorable terms on their military loan pro-
12	grams; Now therefore:
13	(1) it is the sense of the Congress that a more
14	simplified, streamlined, straightforward foreign mili-
15	tary assistance program is in the national interest and
16	in the interest of the military and economic security of
17	our friends and allies throughout the world;
18	(2) that greater concessionality to match economic
19	need as appropriate should be incorporated into future
20	military assistance programs;
21	(3) that FMS loan programs extending the repay-
22	ment period beyond the useful life of the items to be
23	purchased could tend to increase the long-term debt
24	burdens of our friends and allies;

1	(4) that the FMS concessional loan program con-
2	tains a significant grant element to the recipient nation
3	and that the Congress should actively consider replac-
4	ing this program with a more straightforward ap-
5	proach;
6	(5) the President is urged to propose, in the next
7	formal Congressional Presentation for Security Assist-
8	ance Programs, reforms and refinements in the foreign
9	military assistance programs along these lines for con-
10	sideration by the appropriate committees of the Con-
11	gress.
12	(56) Sec. 140. (a) Notwithstanding any other provi-
13	sion of law, the President is authorized—
14	(1) to deny nondiscriminatory (most-favored-
15	nation) trade treatment to the products of Afghanistan
16	and thereby cause such products to be subject to the
17	rate of duty set forth in column number 2 of the Tariff
18	Schedules of the United States, and
19	(2) to deny credit, credit guarantees, and invest-
20	ment guarantees to, or for the benefit of, Afghanistan
21	under any Federal program.
22	(b) If the President has not denied nondiscriminatory
23	trade treatment to the products of Afghanistan before the date
24	that is 45 days after the date of enactment of this joint resolu-
25	tion, the President shall submit to the Congress on such date

1	a	report	which	states	the	reasons	why	the	President	has	not

- 2 denied such treatment.
- 3 (c) Notwithstanding any other provision of law, if the
- 4 President takes any action under subsection (a), the Presi-
- 5 dent is authorized to—
- 6 (1) restore nondiscriminatory trade treatment to
- 7 the products of Afghanistan, and
- 8 (2) extend credit, credit guarantees, and invest-
- 9 ment guarantees to, or for the benefit of, Afghanistan
- 10 under any Federal program.
- 11 only if the President provides written notice of such restora-
- 12 tion or extension to the Congress at least 30 days prior to the
- 13 date on which such restoration or extension takes effect.
- 14 (d) For purposes of this joint resolution, the term "prod-
- 15 uct of Afghanistan" means any article which is grown, pro-
- 16 duced, or manufactured (in whole or in part) in Afghanistan.
- 17 (57) Sec. 141. Notwithstanding any other provision
- 18 of this joint resolution, for necessary expenses to carry out
- 19 title II of the Federal Water Pollution Control Act, other
- 20 than sections 201(m)(1-3), 201(n)(2), 206, 208, and 209,
- 21 \$2,400,000,000, to remain available until expended: Provid-
- 22 ed, That, of the amounts appropriated under this section, only
- 23 \$600,000,000 shall be immediately available, with remaining
- 24 amounts to become available only upon enactment of a
- 25 subsequent appropriation act authorizing obligation of such
- 26 funds:

- 1 Provided further, That availability of funds appropriated by
- 2 this section shall not be limited to phases or segments of
- 3 previously funded projects: Provided further, That allocation
- 4 of the \$600,000,000 initially made available by this section
- 5 shall be in accordance with the formula in effect on October
- 6 1, 1984.
- 7 (58) SEC. 142. Notwithstanding any other provision
- 8 of this joint resolution, up to \$8,000,000 of the funds appro-
- 9 priated for the Veterans' Administration under the heading
- 10 "Medical care" in Public Law 99-160 may be transferred to
- 11 and merged with the funds provided under the heading "Gen-
- 12 eral operating expenses".
- 13 (59) Sec. 143. In addition to any other amounts ap-
- 14 propriated for the Veterans' Administration for fiscal year
- 15 1986 for the purpose of making payments to employers under
- 16 the Emergency Veterans' Job Training Act of 1983,
- 17 \$55,000,000 for the Veterans' Administration for such pur-
- 18 poses. Such amount shall be available only upon the enact-
- 19 ment of legislation authorizing the appropriation of the sum
- 20 contained in the preceding sentence and shall remain avail-
- 21 able until September 30, 1988.
- 22 (60) SEC. 107. None of the funds made available by
- 23 this or any other Act for fiscal year 1986 to the Office of the
- 24 Secretary, Department of the Interior, shall be expended to
- 25 enter into any agreement with respect to Westlands Water

- 1 District v. United States, et al. (CV-F-81-245-EDP)
- 2 unless Congress enacts legislation authorizing the Secretary
- 3 of the Interior to enter into such an agreement.
- 4 SEC. 114. None of the funds made available by this
- 5 joint resolution or any other appropriations Act, which make
- 6 appropriations for the Office of the Secretary, Department of
- 7 the Interior, for fiscal year 1986, shall be expended to imple-
- 8 ment any settlement which may be approved or ordered by
- 9 the United States District Court for Eastern California with
- 10 respect to Westlands Water District v. the United States, et
- 11 al. (CV-F-81-245-EDP) until 120 calendar days have
- 12 elapsed from the date on which the Congress has received
- 13 from the Secretary a copy of such court approved or ordered
- 14 settlement.
- 15 (61) SEC. 108. Notwithstanding any other provision of
- 16 this joint resolution, \$2,500,000 shall be available for the
- 17 Smithsonian Institution, restoration and renovation of build-
- 18 ings, for the Freer Gallery of Art.
- 19 (62) SEC. 109. Notwithstanding any other provision of
- 20 this joint resolution, persons other than members of the
- 21 United States Holocaust Memorial Council may be designat-
- 22 ed as members of committees associated with the United
- 23 States Holocaust Memorial Council subject to appointment
- 24 by the Chairman of the Council.

1	Sec. 145. Notwithstanding any other provision of this
2	joint resolution, persons other than members of the United
3	States Holocaust Memorial Council may be designated as
4	members of committees associated with the United States
5	Holocaust Memorial Council subject to appointment by the
6	Chairman of the Council: Provided, That any persons so des-
7	ignated shall serve without cost to the Federal Government.
8	(63) Sec. 146. Notwithstanding any other provision
9	in this joint resolution, there shall be appropriated
10	\$33,170,000 for land acquisition of the United States Fish
11	and Wildlife Service, Land and Water Conservative Fund,
12	within the Department of the Interior and \$17,425,000 for
13	land acquisition of the United States Forest Service, Land
14	and Water Conservation Fund, within the Department of
15	Agriculture.
16	(64) Sec. 147. Appropriations and funds available to
17	the United States Fish and Wildlife Service shall be avail-
18	able for, and the Secretary shall immediately resume prepa-
19	ration of, all environmental assessments and statements that
20	are necessary prerequisites to the translocation of a portion of
21	the existing population of Southern sea otters (Enhydra
22	lutris nereis) to one or more locations within its historic
23	range in accordance with the recovery plan for such species.
24	In preparing such assessments and statements the Secretary
25	shall consider section 10(j) of the Endangered Species Act

- 1 (16 U.S.C. 1539(j)) as well as pending legislation that
- 2 would amend such Act.
- 3 (65) Sec. 148. Notwithstanding any other provision
- 4 of this resolution, the number "\$15,033,000" on page 9, line
- 5 12 of H.R. 3011 as reported by the Senate Committee on
- 6 Appropriations on September 24, 1985, shall be increased to
- 7 "\$16,733,000, of which \$1,700,000, shall be available until
- 8 expended to commence construction of fish hatchery facilities
- 9 on the Nisqually River, Washington".
- 10 (66) Sec. 149. Using available funds, the Secretary
- 11 of the Army, acting through the Chief of Engineers, shall
- 12 take immediate steps to remove the wreck of the "A. Regina"
- 13 from the vicinity of Mona Island, Puerto Rico, unless the
- 14 Chief of Engineers determines, after consultation with inde-
- 15 pendent marine salvage experts and such other experts as
- 16 deemed necessary, that removal of the vessel is not feasible
- 17 for technical reasons, or the Fish and Wildlife Service and
- 18 the National Marine Fisheries Service, in consultation with
- 19 the Commonwealth of Puerto Rico and the Chief of Engi-
- 20 neers, determine that removal of the vessel would cause great-
- 21 er adverse effect on the hawksbill turtle, green turtle, leather-
- 22 back turtle, and loggerhead turtle, or their nesting or feeding
- 23 habitat, than would occur leaving the vessel in place.
- 24 (67) Sec. 150. Nothwithstanding any other provision
- 25 of this joint resolution, the amount "303,522,000" on page 8,

- 1 line 22, of H.R. 3011 as reported by the Senate Committee
- 2 on Appropriations on September 24, 1985, shall read as fol-
- 3 lows: "303,602,000".
- 4 (68) Sec. 151. For purposes of this joint resolution
- 5 the proviso beginning on line 7, including the colon, and con-
- 6 tinuing through the word "received" on line 13, on page 11
- 7 of H.R. 3011, as reported by the Senate Committee on Ap-
- 8 propriations on September 24, 1985, shall not be effective.
- 9 (69) Sec. 152. For purposes of this joint resolution,
- 10 the matter on p. 13, line 15, beginning with "and of which"
- 11 through "Burr Trail Road" on line 3 of p. 14 of H.R. 3011
- 12 as reported by the Senate Committee on Appropriations on
- 13 September 24, 1985 shall be deemed to read as follows: "and
- 14 of which not to exceed \$8,700,000 shall be expended for engi-
- 15 neering and construction of the Burr Trail National Rural
- 16 Scenic Road in and adjacent to the Capitol Reef National
- 17 Park and the Glen Canyon National Recreation Area and
- 18 an interpretive center near the town of Boulder, Utah, such
- 19 funds to be transferred to the State of Utah for accomplish-
- 20 ment of these activities in accordance with the provisions of a
- 21 cooperative agreement to be developed among the National
- 22 Park Service, the Bureau of Land Management, Garfield
- 23 County, and the State of Utah: Provided, That appropria-
- 24 tions for maintenance and improvement of roads within Cap-
- 25 itol Reef National Park and Glen Canyon National Recrea-

- 1 tion Area and construction and maintenance of an interpre-
- 2 tive center shall hereafter be available for such purposes with-
- 3 out regard to whether title to such road rights of way or lands
- 4 for the interpretive center is in the United States: Provided
- 5 further, That in the event the National Park Service fails to
- 6 maintain the road as provided under the terms of said cooper-
- 7 ative agreement, any rights of way which may be transferred
- 8 to the National Park Service will revert to Garfield County:
- 9 Provided further, That in the event of reversion of the road to
- 10 Garfield County, the County shall provide payment to the
- 11 United States an amount based upon the depreciated value of
- 12 the capital investment resulting from Federal funds expended
- 13 on the road for construction purposes".
- 14 (70) Sec. 153. The educational center to be located at
- 15 the Boott Hill Complex, Building No. 6, in the Lowell Na-
- 16 tional Historical Park, Massachusetts, is hereby designated
- 17 and shall be known as the "Paul E. Tsongas Industrial His-
- 18 tory Center".
- 19 (71) SEC. 154. For purposes of this joint resolution,
- 20 the matter on page 17, line 6, before the period of H.R. 3011,
- 21 as reported by the Senate Committee on Appropriations on
- 22 September 24, 1985, shall be deemed to read as follows: "of
- 23 feral burros and horses: Provided further, That the loan ceil-
- 24 ing established under section 4(b) of Public Law 97-310,
- 25 The Wolf Trap Farm Park Act, as amended, is increased to

HJ 465 PP——6

- 1 \$9,500,000. Notwithstanding the loan repayment provisions
- 2 of Public Law 97-310, the dollar amount of items paid for
- 3 by the Wolf Trap Foundation from funds provided by the
- 4 additional loan authority in this section that is subsequently
- 5 reimbursed to the Foundation by a court award or insurance
- 6 settlement shall be repaid to the Secretary of the Interior by
- 7 the Wolf Trap Foundation within 90 days of the date of the
- 8 court award or insurance settlement": Provided further, That
- 9 \$150,000 shall be available to the National Park Service
- 10 solely for the restoration and renovation of the Lonoke Depot
- 11 in Lonoke, Arkansas.
- 12 (72) SEC. 155. For purposes of this joint resolution,
- 13 the following matter shall be deemed to be inserted before the
- 14 period on line 23 of page 14 of H.R. 3011, as reported by the
- 15 Senate Committee on Appropriations on September 24,
- 16 1985, shall be deemed to read as follows: ": Provided further,
- 17 That \$2,000,000 shall be available to assist local communi-
- 18 ties to protect Mammoth Cave National Park from ground-
- 19 water pollution: Provided further, That the National Park
- 20 Service share of the Mammoth Cave protection project shall
- 21 not exceed 25 per centum".
- 22 (73) SEC. 156, None of the funds provided in this
- 23 joint resolution may be used to establish new grizzly bear
- 24 populations in any unit of the National Park System or the
- 25 National Forest System where no verified grizzly bear popu-

lation currently exists. None of the funds provided in this joint resolution may be used for augmentation in occupied areas of grizzly bear habitat unless an augmentation plan has been developed and made available for public review and comment in full compliance with the National Environmental Policy Act by all participating federal agencies: Provided, That it is not intended to prohibit the preparation of proposals to augment existing grizzly bear populations in occupied grizzly bear habitat: Provided further, That such augmentation may be conducted only with funds specifically identified for such purpose in an agency budget justification and subsequently approved in a report accompanying an appropriation bill making appropriations for that agency, or with funds 14 provided for through reprogramming procedures: Provided further, That notwithstanding any other provision of law, agencies included in this joint resolution are authorized to reimburse permittees for such reasonable expenses as may be incurred as a result of moving permitted animals from one location to another, as may be required by the permitting agency, in order to prevent harassment and attacks by grizzly bears. Such expenses are to be determined by the agency responsible for the permitted action. (74) SEC. 157. Notwithstanding any other provision 23 24 in this joint resolution, none of the funds provided by this 25 joint resolution shall be expended by the Secretary of the

- 1 Interior to promulgate final regulations concerning paleonto-
- 2 logical research on Federal lands until the Secretary has re-
- 3 ceived the National Academy of Science's report concerning
- 4 the permitting and post-permitting regulations concerning
- 5 paleontological research and until the Secretary has, within
- 6 30 days, submitted a report to the appropriate committees of
- 7 the Congress comparing the National Academy of Sciences
- 8 report with the proposed regulations of the Department of the
- 9 Interior.
- 10 (75) Sec. 158. Notwithstanding any other provision
- 11 of this joint resolution, the amount "86,220,000" on page 13,
- 12 line 13, of H.R. 3011 as reported by the Senate Committee
- 13 on Appropriations on September 24, 1985, shall read as fol-
- 14 lows: "87,070,000, and of which not less than \$850,000
- 15 shall be expended for the William Howard Taft Home".
- 16 (76) Sec. 159. For purposes of this joint resolution,
- 17 the matter on line 3 on page 18 of H.R. 3011, as reported by
- 18 the Senate Committee on Appropriations on September 24,
- 19 1985, shall be deemed to read as follows: "shall be deposited
- 20 in a special fund to be established on the books of the Treas-
- 21 ury and be immediately available for payment of".
- 22 (77) Sec. 160. For purposes of this joint resolution,
- 23 the provisos beginning on page 23, line 9, through line 1, on
- 24 page 24 of H.R. 3011, as reported by the Senate Committee

- 1 on Appropriations on September 24, 1985, shall not be 2 effective.
- 3 (78) Sec. 161. For purposes of this joint resolution,
- 4 the matter on page 26, line 11, starting with the word "shall"
- 5 through "September 30, 1985" on line 17 of H.R. 3011, as
- 6 reported by the Senate Committee on Appropriations on Sep-
- 7 tember 24, 1985, shall be deemed to read as follows: "shall
- 8 enter into contracts only for the provision of supplementary
- 9 educational services for Indian children".
- 10 (79) Sec. 162. For purposes of this joint resolution,
- 11 the matter on page 26, line 25, before the period of H.R.
- 12 3011, as reported by the Senate Committee on Appropria-
- 13 tions on September 24, 1985, shall be deemed to read as
- 14 follows: "not available for obligation until July 1, 1986: Pro-
- 15 vided further, That the Secretary of the Interior shall trans-
- 16 fer without cost to the Saint Labre Indian School of Ash-
- 17 land, Montana, the interests of the United States in the sup-
- 18 plies and equipment acquired by or for the school during the
- 19 period when it was financially aided by the Bureau of
- 20 Indian Affairs".
- 21 (80) Sec. 163. The Secretary of the Interior, acting
- 22 through the Bureau of Indian Affairs and in consultation
- 23 and cooperation with the Secretary of Health and Human
- 24 Services and the Secretary of Education, shall develop and
- 25 begin implementation of a program which provides instruc-

- 1 tion in health promotion and disease prevention to juvenile
- 2 Indians enrolled in schools operated by, or on behalf of, the
- 3 Bureau of Indian Affairs.
- 4 (81) Sec. 164. Notwithstanding any other provisions
- 5 of this joint resolution, strike the following beginning on line
- 6 11, page 32 through line 13, page 32 of H.R. 3011; ", at an
- 7 interest rate of 4 per centum, to be repaid within a period of
- 8 twelve years".
- 9 (82) Sec. 165. (a) There is hereby appropriated
- 10 \$6,000,000 which, notwithstanding any other law, is imme-
- 11 diately available for obligation before January 18, 1986, by
- 12 the Secretary of the Interior through the Bureau of Indian
- 13 Affairs only for the emergency provision of hay to Indians
- 14 using the distribution formula of the Indian Acute Distress
- 15 Donation Program to aid in maintaining foundation cattle
- 16 herds in Montana, North Dakota, and South Dakota. The
- 17 Secretary may, but is not required to, enter into contracts
- 18 under section 102 of the Indian Self Determination Act (88
- 19 Stat. 2206; 25 U.S.C. 450f) in connection with the appro-
- 20 priation made in this paragraph and no indirect cost or over-
- 21 head shall be allowed under any such contract from any ap-
- 22 propriation. All costs incurred directly or indirectly by the
- 23 Secretary in connection with the appropriation made in this
- 24 paragraph for other than the direct cost of the hay and its
- 25 transportation shall be met from amounts appropriated for

- 1 the operation of Indian programs. Any part of the appropria-
- 2 tion made in this paragraph which is not expended by March
- 3 15, 1986, shall be deobligated and shall not be available for
- 4 obligation or expenditure and an amount equal to the amount
- 5 deobligated shall be an obligation of the amount appropriated
- 6 for the operation of Indian programs.
- 7 (b) The Secretary of the Interior shall make a report or
- 8 reports to Congress by September 1, 1986 on (1) the use of
- 9 the appropriation in the preceding paragraph, (2) the impact
- 10 of the drought disaster on the Indian Reservations in Mon-
- 11 tana, North Dakota, and South Dakota, (3) long-term strate-
- 12 gies to address the disaster on each of those reservations, and
- 13 (4) the effectiveness of the carrying out of the roles (including
- 14 resource management and the establishment, waiver, and col-
- 15 lection of grazing fees and rents or other payments) of the
- 16 Federal and tribal governments in ranching, agriculture, and
- 17 other land use on Indian reservations throughout the United
- 18 States with recommendations to improve that effectiveness.
- 19 (83) Sec. 166. For purposes of this joint resolution,
- 20 the following matter is deemed to be inserted after line 13 on
- 21 page 35 of H.R. 3011, as reported by the Senate Committee
- 22 on Appropriations on September 24, 1985: "Notwithstanding
- 23 any other provision of law, of the funds provided under this
- 24 heading, not to exceed \$300,000 shall be used to pay or repay
- 25 the costs of development of alternative winter stock water sup-

1	plies by water users who have been deprived of winter stock
2	water from the main channel of Willow Creek, Idaho, below
3	Ririe Dam and Reservoir because of the operation of the dam
4	and reservoir (hereinafter referred to as claimants).
5	"Any payment to a claimant made under this section
6	shall constitute full settlement and satisfaction of all claims
7	such claimant may have against the United States relating to
8	the loss of winter stock water from Willow Creek, Idaho. The
9	provisions of this section shall not apply to any claim settled
10	prior to the date of enactment of this Act.
11	"The Secretary shall make a payment to a claimant
12	only if—
13	"(1) the claimant notifies the Secretary of his
14	claim within six months after the date of enactment of
15	this Act;
16	"(2) the claimant provides an affidavit proving, to
17	the satisfaction of the Secretary, his use of winter stock
18	water from Willow Creek prior to December 31, 1979;
19	and
20	"(3) the claimant executes a waiver and release,
21	in a manner satisfactory to the Secretary, of any and
22	all claims against the United States relating to the loss
23	of winter stock water from Willow Creek, Idaho. Such
24	waiver and release shall be recorded in the county
25	where the claimant's land is located.

- 1 "Any claimant who has developed an alternate winter
- 2 stock water supply since December 31, 1979, shall be eligible
- 3 for a payment of an amount equal to the actual construction
- 4 costs incurred by such claimant in the development of such
- 5 supply, as determined by the Secretary.
- 6 "Any claimant who has not developed an alternate
- 7 winter stock water supply as of the date of enactment of this
- 8 Act, shall be eligible for a payment of an amount equal to the
- 9 funds necessary for the development of such supply, as deter-
- 10 mined by the Secretary. The Secretary's determination shall
- 11 be based on the size and configuration of the claimant's land
- 12 and on the size and type of the claimant's livestock operation.
- 13 "Costs and expenses incurred by a claimant in the oper-
- 14 ation and maintenance of his alternate winter stock water
- 15 supply shall not be reimbursable.".
- 16 (84) Sec. 167. For purposes of this joint resolution,
- 17 the matter on page 39, line 9, of H.R. 3011 as reported by
- 18 the Senate Committee on Appropriations on September 24,
- 19 1985 shall be deemed to read as follows: "actual earthquakes,
- 20 floods, or volcanoes; for emergency reclamation".
- 21 (85) Sec. 168. For the purposes of this joint resolu-
- 22 tion, the matter reading "the General Fund of the Treasury
- 23 of the United States" on page 47, beginning on line 9 and
- 24 continuing through line 11, of H.R. 3011, as reported by the
- 25 Senate Committee on Appropriations on September 24,

- 1 1985, shall be deemed to read as follows: "and merged with
- 2 the National Forest System appropriation account".
- 3 (86) Sec. 169. For the purposes of this joint resolu-
- 4 tion, the proviso beginning on page 47, lines 4 through 6,
- 5 beginning with the colon of H.R. 3011, as reported by the
- 6 Senate Committee on Appropriations on September 24,
- 7 1985, shall not be effective; and the matter on line 24, on
- 8 page 52, before the period of H.R. 3011 as reported shall be
- 9 deemed to read as follows: "sales from any national forest:
- 10 Provided, That not less than \$24,000,000 shall be made
- 11 available to the Forest Service for obligation in fiscal
- 12 year 1986 from the 'Timber Salvage Sale Fund'
- 13 appropriation".
- 14 (87) Sec. 170. For purposes of this joint resolution,
- 15 the following matter is deemed to be inserted on page 48, line
- 16 8, before the semi-colon of H.R. 3011 as reported by the
- 17 Senate Committee on Appropriations on September 24,
- 18 1985: "; and of which \$1,500,000 shall be available for
- 19 emergency flood repairs in the Monongahela National Forest
- 20 and at the Parsons, West Virginia Forest Research Labora-
- 21 tory".
- 22 (88) Sec. 171. Notwithstanding any other provision
- 23 of this joint resolution, \$186,433,000 is appropriated to the
- 24 Forest Service for reforestation, timber stand improvement,
- 25 cooperative law enforcement and maintenance of forest devel-

- 1 opment roads and trails, to remain available until September
- 2 30, 1987.
- 3 (89) Sec. 172. Notwithstanding any other provision
- 4 of this joint resolution, in the event the sale, award, or oper-
- 5 ation of any timber sale or sales in the Medford (Oregon)
- 6 District of the Bureau of Land Management is enjoined,
- 7 stayed or otherwise delayed by reason of administrative
- 8 appeal or judicial review, the Secretary of the Interior shall
- 9 resale timber returned under provisions of the Federal
- 10 Timber Contract Payment Modification Act to the extent
- 11 necessary to achieve sale of the full annual allowable cut for
- 12 fiscal years 1985 and 1986 in the Medford District. The
- 13 Secretary shall determine the potential environmental degra-
- 14 dation of timber sales returned pursuant to the Federal
- 15 Timber Contract Payment Modification Act and shall char-
- 16 acterize each sale's potential environmental impact as mini-
- 17 mal, moderate, or serious. The Secretary must give resale
- 18 priority to those sales with the least risk of potential environ-
- 19 mental degradation. Sales that are reoffered may be modi-
- 20 fied, including minor additions. Any decision of the Secre-
- 21 tary to resell such timber shall not be subject to judicial
- 22 review.
- 23 (90) Sec. 173. Notwithstanding any other provision
- 24 of this joint resolution or any other provision of law,
- 25 \$11,023,000 of the contract authority available in the Feder-

- 1 al Highway Trust Fund and not otherwise appropriated shall
- 2 be available to the Forest Service for road construction and
- 3 related facilities to serve the Mount Saint Helens National
- 4 Volcanic Monument, Washington: Provided, That the forego-
- 5 ing shall not alter the amount of funds or contract authority
- 6 that would otherwise be available for road construction to
- 7 serve any State other than the State of Washington.
- 8 (91) Sec. 174. Notwithstanding any other provision
- 9 of law, any lease for those Federal lands within the Gallatin
- 10 and Flathead National Forests which were affected by case
- 11 CV-82-42-BU of the United States District Court for the
- 12 District of Montana, Butte Division, for which the Secretary
- 13 has directed or assented to the suspension of operations and
- 14 production pursuant to section 39 of the Act of February 25,
- 15 1920 (30 U.S.C. 184) shall be excepted from the limits on
- 16 aggregate acreage set out in that Act: Provided, That any
- 17 person, association or corporation receiving relief under this
- 18 section shall bring its aggregate acreage into compliance with
- 19 the provisions of the Act of February 25, 1920 (30 U.S.C.
- 20 184), within six months from the date the suspension of oper-
- 21 ation and production ends.
- 22 (92) Sec. 175. For purposes of this joint resolution,
- 23 the following matter is deemed to be inserted between lines 17
- 24 and 18 on page 55 of H.R. 3011, as reported by the Senate
- 25 Committee on Appropriations on September 24, 1985:

53

1	"DEPARTMENT OF THE TREASURY
2	"ENERGY SECURITY ACT
3	"(RESCISSION)
4	"Of the funds appropriated to the Energy Security Re-
5	serve by the Department of the Interior and Related Agencies
6	Appropriations Act, 1980 (Public Law 96-126) and subse-
7	quently made available to carry out part B of title I of the
8	Energy Security Act (Public Law 96-294) by Public Laws
9	96-304, 96-514, and 98-473, \$3,000,000,000 of the
10	amounts initially available only for obligation to synthetic
11	fuels project proposals with letters of intent authorized by the
12	Board of Directors of the United States Synthetic Fuels
13	Corporation on or before June 1, 1984, and not obligated are
14	rescinded: Provided, That the Board of Directors shall pro-
15	ceed to complete action on those project proposals under con-
16	sideration or negotiation by such Corporation as of Octo-
17	ber 1, 1985: Provided further, That such actions shall in-
18	clude either the award by the Board of financial assistance to
19	such a project or a determination by the Board that the Cor-
20	poration will not enter into financial assistance contracts for
21	such project proposals: Provided further, That notwithstand-
22	ing section 191 of the Energy Security Act (Public Law 96-
23	294), (a) the Board may not make any new awards or com-
24	mitments for financial assistance pursuant to section 131 of
25	the Energy Security Act for synthetic fuel project proposals

- 1 after September 30, 1986; and (b) the Corporation, in ac-
- 2 cordance with subtitle J of said Act, shall terminate on Sep-
- 3 tember 30, 1992, except that the President, on recommenda-
- 4 tion of the Board of Directors, may by Executive order ter-
- 5 minate the Corporation at an earlier date, but in no event
- 6 prior to September 30, 1989: Provided further, That the Cor-
- 7 poration shall, by September 30, 1986, transmit to the Com-
- 8 mittee on Energy and Natural Resources of the Senate and
- 9 appropriate committees of the House of Representatives a
- 10 report containing a review of implementation of its phase I
- 11 business plan dated February 19, 1985: Provided further,
- 12 That the Corporation shall, by July 1, 1989, transmit to the
- 13 Committee on Energy and Natural Resources of the Senate
- 14 and appropriate committees of the House of Representatives a
- 15 report fulfilling the requirements of section 126(b)(3) of the
- 16 Energy Security Act (42 U.S.C. 8722(c)(3)).".
- 17 (93) SEC. 176. Of the funds available from the
- 18 Energy Security Reserve to the Secretary of Energy for al-
- 19 cohol fuel loan guarantees under Public Law 96-304, as
- 20 amended by Public Laws 96-514, 97-12 and 97-394, the
- 21 Secretary shall provide a loan for odor abatement at an etha-
- 22 nol producing facility that has received financial assistance
- 23 under title II of Public Law 96-294 and that was in oper-
- 24 ation on November 1, 1985: Provided, That—

1	(1) such loan shall not exceed 90 percent of the
2	net cost of the odor abatement project and in no case
3	shall the amount of such loan exceed \$3,000,000,
4	(2) the Secretary shall not provide such loan until
5	the Secretary has received satisfactory assurances that
6	a non Federal share in the amount of 10 percent of the
7	net cost of the odor abatement project is available,
8	(3) payment of principal under the loan shall not
9	be due until the repayment in full of permanent fi-
10	nancing guaranteed by the Department of Energy for
11	the construction of such ethanol producing facility,
12	(4) interest shall accrue immediately upon receipt
13	of the loan and payment of interest shall be made at
14	regular intervals established by the Secretary and at
15	such rate as determined by the Secretary but not to
16	exceed the current average rate of outstanding market-
17	able obligations of the United States with comparable
18	maturities,
19	(5) the Secretary shall not make such loan until
20	the Secretary has received satisfactory assurances that
21	any expenses of operating equipment installed using
22	funds made available under this loan shall be paid by
23	the New Energy Corporation of Indiana,

1	(6) principal and interest payments made under
2	this loan shall be repaid into the Alcohol Fuels Loan
3	Guarantee Reserve, and
4	(7) the Secretary shall establish such other terms
5	and conditions as the Secretary considers appropriate.
6	(94) SEC. 177. For purposes of this joint resolution,
7	the following matter is deemed to be inserted after line 23 on
8	page 61 of H.R. 3011, as reported by the Senate Committee
9	on Appropriations on September 24, 1985:
10	"SPR PETROLEUM ACCOUNT
11	"(INCLUDING RESCISSION OF FUNDS)
12	"Of the aggregate amount of funds appropriated under
13	this heading in Public Law 98-473, that are currently avail-
14	able to the Secretary of Energy for obligation and that may
15	be obligated under section 167 of the Energy Policy and
16	Conservation Act (Public Law 94-163), as amended,
17	\$160,000,000 is rescinded: Provided, That the Secretary of
18	Agriculture, at the request of the Secretary of Energy, may
19	exchange agricultural products owned by the Commodity
20	Credit Corporation for petroleum products (including crude
21	oil) to be delivered to the strategic petroleum reserve: Provid-
22	ed further, That the Secretary of Energy shall approve the
23	quantity, quality, delivery method, scheduling, market value
24	and other aspects of the exchange of such agricultural prod-
25	ucts: Provided further, That if the volume of agricultural
26	products to be exchanged has a value in excess of the market

- value of the petroleum products (including crude oil) acquired by such exchange, then the Secretary of Agriculture shall 2 require as a part of the terms and conditions of the exchange 3 that the party or entity providing such petroleum products shall agree to purchase, within six months following the ex-5 change, current crop commodities or value-added food products from the U.S. producers or processors in an amount 7 equal to at least one-half of the difference between the value of the commodities received in the exchange and the market value of the petroleum products acquired for the strategic petroleum reserve in such transactions: Provided further, That petroleum acquired pursuant to this section shall count on a barrel-per-barrel basis toward the requirements of subsection 160(d)(1) of the Energy Policy and Conservation Act (Public Law 94-163), as amended.". 15 (95) Sec. 178. Notwithstanding any other provision 16 of law, to satisfy an outstanding judgment against the Seattle 17 Indian Health Board resulting from termination of its occu-18 pancy of the Kobe Park building in Seattle, Washington, 19 \$180,000 shall be provided from the unobligated balance available to the Indian Health Service from prior years' ap-21
- 24 as full satisfaction for current or future claims against the

propriation. Such payment shall be made only if the owners

of the Kobe Park Building Company accept the sum named

23

1	Seattle Indian Health Board and the individual members of
2	the Board.
3	(96) Sec. 179. For purposes of this joint resolution,
4	the following matter is deemed to be inserted after "Act" on
5	page 69, line 17, of H.R. 3011, as reported by the Senate
6	Committee on Appropriations on September 24, 1985: "and
7	such funds as may be necessary to support American over-
8	seas research centers".
9	(97) SEC. 180. The provisions of section 2(a)(2)(A) of
10	the Mineral Lands Leasing Act of 1920 (41 Stat. 437), as
11	amended by section 3 of the Federal Coal Leasing Amend-
12	ments Act of 1976 (90 Stat. 1083) shall not take effect until
13	December 31, 1986.
14	(98) Sec. 181. Section 221 of the Biomass Energy
15	and Alcohol Fuels Act of 1980 (Public Law 96-294; 42
16	U.S.C. 8821) is amended by—
17	(1) striking out "September 30, 1984" and in-
18	serting in lieu thereof "June 30, 1986"; and
19	(2) adding at the end thereof the following: "The
20	Secretary of Energy may modify the terms and condi-
21	tions of any conditional commitment for a loan guar-
22	antee under this subtitle made before October 1, 1984,
23	including the amount of the loan guarantee. Enactment
24	of this section shall not be interpreted as indicating

1	Congressional	approval	with	respect	to	any	pending
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- 2 conditional commitments under this act.".
- 3 (99) SEC. 182. (a) None of the funds available to the
- 4 Bureau of Indian Affairs for the construction of housing on
- 5 lands acquired pursuant to section 11(d) of Public Law 93-
- 6 531, as amended, shall be expended until a report is submit-
- 7 ted to the House and Senate Committees on Appropriations
- 8 detailing the proposed uses of such funds on the lands ac-
- 9 quired pursuant to section 11(d) of Public Law 93-531.
- 10 (b) In addition to plans for housing, the report shall
- 11 include a description of other services intended to be provided
- 12 including, but not limited, to water, sewers, roads, schools,
- 13 and health facilities. If such services are not to be provided
- 14 the report shall describe alternative services available. The
- 15 report shall further identify the proposed sites to which house-
- 16 holds will be relocated, including the distance from the Joint
- 17 Use Area to such sites. This report shall be submitted no
- 18 later than January 15, 1986, by the Navajo and Hopi
- 19 Indian Relocation Commission with the concurrence of the
- 20 Secretary of the Interior.
- 21 (100) Sec. 183. Notwithstanding any other provision
- 22 of this joint resolution or of law, the limitation placed on the
- 23 Secretary of the Interior by the last sentence of section 319 of
- 24 "An Act making appropriations for the Department of the
- 25 Interior and related agencies for the fiscal year ending Sep-

- 1 tember 30, 1985, and for other purposes", as enacted into
- 2 law by Public Law 98-473 (98 Stat. 1837), shall remain in
- 3 effect until Congress determines otherwise.
- 4 (101) SEC. 184. Notwithstanding any other provision
- 5 of this joint resolution, there are appropriated, in addition to
- 6 such amounts otherwise appropriated therefor, \$500,000 to
- 7 carry out section 787 (Educational Assistance to Individuals
- $8 \ \ from \ \ Disadvantaged \ \ Backgrounds)$ of the $Public \ \ Health$
- 9 Service Act.
- 10 (102) Sec. 185. No penalty shall be applied nor any
- 11 State or agency agreement terminated pursuant to sections
- 12 1512, 1515, or 1521 of the Public Health Service Act during
- 13 fiscal year 1986, nor if appropriations under title XV of that
- 14 Act are reauthorized by July 1, 1986, shall any agency be
- 15 required to take action to anticipate termination of financial
- 16 assistance under that title. Sums appropriated by the Depart-
- 17 ments of Labor, Health and Human Services, and Educa-
- 18 tion, and Related Agencies Appropriation Act, 1986, for the
- 19 award of grants under section 1516 of the Public Health
- 20 Service Act may be used for grants under that section to
- 21 State agencies that were authorized to receive grants for
- 22 fiscal year 1982 under section 935(b) of the Omnibus
- 23 Budget Reconciliation Act of 1981: Provided, That no sums
- 24 may be obligated under the authority of this sentence after the

- 1 date upon which a law is enacted to extend the authority to
- 2 apropriate amounts to carry out title XV of such Act.
- 3 (103) SEC. 186. The total principal amount of Feder-
- 4 al loan insurance available under section 728 of the Public
- 5 Health Service Act during fiscal year 1986 shall be granted
- 6 by the Secretary of Health and Human Services without
- 7 regard to any apportionment or other similar limitation,
- 8 unless such apportionment or limitation is explicitly estab-
- 9 lished, after the enactment of this joint resolution, as an
- 10 amendment to subpart I of title VII-C of that Act.
- 11 (104) SEC. 187. Notwithstanding any other provision
- 12 of this joint resolution, the Secretary of Health and Human
- 13 Services shall extend, for three additional years, approval of
- 14 the municipal health services demonstration projects located
- 15 in Baltimore, Cincinnati, Milwaukee, and San Jose author-
- 16 ized under section 402(a) of the Social Security Amend-
- 17 ments of 1967.
- 18 (105) Sec. 146. (a)(1) Notwithstanding any provi-
- 19 sion of title XX of the Social Security Act, the amount ap-
- 20 plicable under section 2003(c)(3) of such Act shall be
- 21 \$2,725,000,000 for fiscal year 1986. In addition to any
- 22 amounts appropriated in this resolution or any other Act,
- 23 there are hereby appropriated an additional \$25,000,000 for
- 24 carrying out title XX of the Social Security Act, to be used
- 25 in accordance with the provisions of this section.

(b) Except as otherwise provided in this section, each 1 State's allotment of the additional amount appropriated under this section shall be the same proportion of \$25,000,000 as such State's proportional allotment of other title XX funds for fiscal year 1986, as determined under section 2003 of the Social Security Act. (c) The additional amount appropriated under this section shall be used in the same manner as the funds appropriated under section 401 of Public Law 98-473 were required to be used as specified in subsection (b) of such section 401. (d) None of the funds appropriated under this section 11 shall be used to make an allotment to any State which has 12 not submitted to the Secretary of Health and Human Services a certification by the State that such State has completed or instituted a process, or plans to institute and complete within 6 months a process, to review its child care licensing or registration standards and monitoring standards, taking into consideration the information and material contained in the Department of Health and Human Services' Model Child 19 Care Standards Act (drafted and distributed to the States by the Department of Health and Human Services pursuant to Public Law 98-473); in order to identify and correct defi-22 ciencies in such standards with respect to protecting the welfare of children in child care settings.

- (106) SEC. 189. In view of the \$92 Medicare hopsital 1 deductible increase that will go into effect on January 1, 1986, it is the sense of the Senate that the Committee on 3 Finance shall report legislation no later than April 15, 1986, which will reform the calculation of the annual increase of 5 such deductible so that it is more consistent with annual increases in Medicare payments to hospitals. It is further the 7 sense of the Senate that any reforms reported shall be retroactive to January 1, 1986. (107) SEC. 147. Upon the enactment of the Depart-10 ments of Labor, Health and Human Services, and Education, and Related Agencies Appropriation Act, 1986, the 12 amount provided therein for the Secretary of Education's discretionary fund for programs of national significance (from sums appropriated for carrying out title II of the Edu-15
- 18 (108) SEC. 191. Notwithstanding any other provision

cation for Economic Security Act) shall immediately become

- 19 of this joint resolution or any other provision of law, any
- 20 student residing in an area designated as a natural disaster
- 21 area pursuant to a provision of Federal law may, if otherwise
- 22 eligible for a Pell Grant under subpart 1 of part A of title IV
- 23 of the Higher Education Act of 1965, qualify for a Pell
- 24 Grant under such subpart without regard to the limitation on

available for obligation.

16

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1	the loss of income in the calendar year in the determination
2	of expected family contribution under such subpart.
3	(109) Sec. 110 192. (a) In the administration of sub-
4	chapter III of chapter 83 of title 5, United States Code, title
5	II of the Social Security Act, chapter 21 of the Internal Rev-
6	enue Code of 1954, and title II of Public Law 98–168, the
7	individual holding the position of Chief of the United States
8	Capitol Police on January 1, 1985—
9	(1) shall be held and considered to have been ap-
10	pointed to that position before January 1, 1984,
11	(2) during the 60-day period following the date of
12	the enactment into law of this section, shall be eligible
13	to elect coverage under the provisions of such subchap-
14	ter III, and
15	(3) upon such election, shall not be covered by
16	section 210(a)(5)(G) of the Social Security Act, and
17	section 3121(b)(5)(G) of the Internal Revenue Code of
18	1954, with respect to periods of service performed by
19	such individual in such position after the election.
20	(b) Any period of service performed by such individual
21	as Chief of the United States Capitol Police prior to making
22	any such election shall, after such election and payment by or
23	on behalf of such individual of appropriate contributions and
24	interest covering such period of service, be considered as
25	creditable service for purposes of such subchapter III and

- 1 shall not be considered as covered service for purposes of title
- 2 II of Public Law 98-168.
- 3 (c) Service performed by such individual as Chief of the
- 4 United States Capitol Police after December 31, 1983, and
- 5 prior to the election referred to in subsection (a), shall also be
- 6 considered "employment" for purposes of the provisions of
- 7 title II of the Social Security Act and chapter 21 of the
- 8 Internal Revenue Code of 1954, if such service would have
- 9 been "employment" under such provisions but for this
- 10 section.
- 11 (110) SEC. 193. Notwithstanding any other provision
- 12 of law, the cost involved in providing basic training for mem-
- 13 bers of the Capitol Police at the Federal Law Enforcement
- 14 Training Center for fiscal year 1986 shall be paid by the
- 15 Secretary of the Treasury from funds available to the Treas-
- 16 ury Department.
- 17 (111) SEC. 194. Notwithstanding any other provision
- 18 of this joint resolution, there is appropriated \$1,000,000 for
- 19 fiscal year 1986 for the establishment and operation of the
- 20 Biomedical Ethics Board and the Biomedical Ethics Adviso-
- 21 ry Committee pursuant to section 381 of the Public Health
- 22 Service Act.
- 23 (112) Sec. 195. Section 203(g) of the Legislative Re-
- 24 organization Act of 1946, as amended (2 U.S.C. 166), is
- 25 amended, effective hereafter, to read as follows:

- 1 "(g) The Director of the Congressional Research Serv-
- 2 ice will submit to the Librarian of Congress for review, con-
- 3 sideration, evaluation, and approval, the budget estimates of
- 4 the Congressional Research Service for inclusion in the
- 5 Budget of the United States Government.".
- 6 (113) SEC. 196. The Act entitled "An Act to establish
- 7 a Commission on Security and Cooperation in Europe", ap-
- $8\,$ proved June 3, 1976 (22 U.S.C. 3001 et seq.) is amended by
- 9 adding at the end thereof the following new section:
- 10 "Sec. 9. For purposes of costs relating to printing and
- 11 binding, including the costs of personnel detailed from the
- 12 Government Printing Office, the Commission shall be
- 13 deemed to be a committee of the Congress.".
- 14 (114) SEC. 197. (a) The first sentence of section
- 15 225(b)(3) of the Federal Salary Act of 1967 (2 U.S.C.
- 16 352(3)) is amended by inserting "and with respect to fiscal
- 17 year 1987" before the period at the end thereof.
- 18 (b) Section 225(f) of such Act (2 U.S.C. 356) is
- 19 amended by adding at the end thereof the following flush sen-
- 20 tence: "In reviewing the rates of pay of the offices or posi-
- 21 tions referred to in subparagraph (D) of this subsection, the
- 22 Commission shall determine and consider the appropriate-
- 23 ness of the executive levels of such offices and positions.".
- 24 (c) The second sentence of section 225(g) of such Act (2)
- 25 U.S.C. 357) is amended by striking out "January 1 next

- 1 following the close" and inserting in lieu thereof "December
- 2 15".
- 3 (d) Section 225(h) of such Act (2 U.S.C. 358) is
- 4 amended—
- 5 (1) by inserting "under section 1105(a) of title
- 6 31, United States Code," in the first sentence after
- 7 "transmitted"; and
- 8 (2) by striking out the second sentence.
- 9 (e) Section 225(i) of such Act (2 U.S.C. 359) is
- 10 amended by striking out paragraphs (1) and (2) and insert-
- 11 ing in lieu thereof the following:
- 12 "(i) Effective Date of Recommendations of
- 13 THE PRESIDENT.—
- 14 "(1) The recommendations of the President which are
- 15 transmitted to the Congress pursuant to subsection (h) of this
- 16 section shall be effective as provided in paragraph (2) of this
- 17 subsection unless any such recommendation is disapproved
- 18 by a joint resolution agreed to by the Congress not later than
- 19 the last day of the 30-day period which begins on the date of
- 20 which such recommendations are transmitted to the Congress.
- 21 "(2) The effective date of the rate or rates of pay which
- 22 take effect for an office or position under paragraph (1) of
- 23 this subsection shall be the first day of the first pay period
- 24 which begins for such office or position after the end of the
- 25 30-day period described in such paragraph.".

1	(f) Section 225(j) of such Act (2 U.S.C. 360) is
2	amended—
3	(1) by striking out "transmitted to the Congress
4	immediately following a review conducted by the Com-
5	mission in one of the fiscal years referred to in subsec-
6	tion (b)(2) or (3) of this section shall, if approved by
7	the Congress as provided in subparagraph (i)," and in-
8	serting in lieu thereof "taking effect as provided in
9	subsection (i) of this section shall"; and
10	(2) in clause (A), by striking out "in paragraph
11	(1) of".
12	(g) Notwithstanding section 225(g) of such Act (2
13	U.S.C. 357), the Commission on Executive, Legislative, and
14	Judicial Salaries shall not make recommendations on the
15	rates of pay of offices and positions within the purview of
16	subparagraphs (A), (B), (C), and (D) of section 225(f) of
17	such Act (2 U.S.C. 356) in connection with the review of
18	rates of pay of such offices and positions conducted by the
19	Commission in fiscal year 1985.
20	(115) SEC. 198. Notwithstanding any other provision
21	of this joint resolution or any other Act, the Department of
22	the Navy is authorized, within existing appropriations, to
23	expend such sums as are necessary to effectuate a settlement
24	with the State of Washington of back tax liabilities arising
25	out of Federal construction projects in Washington State.

- 1 Such settlement may be negotiated directly between the De-
- 2 partment of the Navy and the State of Washington, notwith-
- 3 standing the fact that the liability of the Department of the
- 4 Navy may be derivative from persons contracting with the
- 5 Department.
- 6 (116) SEC. 199. Notwithstanding any other provision
- 7 of this joint resolution or any other Act, for construction of
- 8 the Brigade Activity Center at the United States Naval
- 9 Academy, Annapolis, Maryland, the sum of \$16,600,000 is
- 10 appropriated, as authorized by law, to remain available until
- 11 September 30, 1990.
- 12 (117) SEC. 200. (a) No Member, officer, or employee
- 13 of the Senate or House of Representatives compensated at a
- 14 rate in excess of \$25,000 per annum and employed for more
- 15 than ninety days in a calendar year shall (1) affiliate with a
- 16 firm, partnership, association, or corporation for the purpose
- 17 of providing professional services for compensation; (2)
- 18 permit that individual's name to be used by such a firm,
- 19 partnership, association or corporation; or (3) practice a pro-
- 20 fession for compensation to any extent during regular office
- 21 hours of the Senate office or House of Representatives office,
- 22 as the case may be, in which employed. For the purposes of
- 23 this paragraph, "professional services" shall include but not
- 24 be limited to those which involve a fiduciary relationship.

1	(b) No Member, officer, or employee of the Senate or
2	House of Representatives compensated at a rate in excess of
3	\$25,000 per annum and employed for more than ninety days
4	in a calendar year shall serve as an officer or member of the
5	board of any publicly held or publicly regulated corporation,
6	financial institution, or business entity. The preceding sen-
7	tence shall not apply to service of a Member, officer, or em-
8	ployee as—
9	(1) an officer or member of the board of an orga-
10	nization which is exempt from taxation under section
11	501(c) of the Internal Revenue Code of 1954, if such
12	service is peformed without compensation;
13	(2) an officer or member of the board of an insti-
14	tution or organization which is principally available to
15	Members, officers, or employees of the Senate or House
16	of Representatives or their families, if such service is
17	performed without compensation; or
18	(3) a member of the board of a corporation, insti-
19	tution, or other business entity, if (A) the Member, of-
20	ficer, or employee had served continuously as a
21	member of the board thereof for at least two years prior
22	to his election or appointment as a Member, officer, or
23	employee of the Senate or House of Representatives.
24	(B) the amount of time required to perform such serv-
25	ice is minimal, and (C) the Member, officer, or em-

1	ployee is not a member of, or a member of the staff of
2	any Senate or House committee which has legislative
3	jurisdiction over any agency of the Government
4	charged with regulating the activities of the corpora-
5	tion, institution, or other business entity.
6	(118) SEC. 111. Notwithstanding any other provision
7	of law or regulation, the Secretary of Transportation shall,
8	within 30 days after enactment of this section, issue in the
9	Federal Register a Notice of Intent to prepare an environ-
10	mental impact statement for the construction of the north and
11	south legs of the downtown component of metrorail in Dade
12	County, Florida.
13	(119) SEC. 112. For necessary expenses to earry out a
14	highway construction project along State Route 113 in
15	north-central California that demonstrates methods of reduc-
16	ing motor vehicle congestion and increasing employment,
17	\$23,500,000, to remain available until expended: Provided,
18	That such funds shall be exempt from any limitation on obli-
19	gations for federal-aid highways and highway safety con-
20	struction programs.
21	(120) SEC. 113. Notwithstanding any other provision
22	of law, none of the funds in this act shall be available for the
23	construction of the Central Automated Transit System
24	(Downtown People Mover) in Detroit, Michigan: Provided,
25	That the immediately preceding provision shall not apply to

1	\$10,000,000 apportioned to the Detroit Department of
2	Transportation.
3	(121) Sec. 201. Notwithstanding any other provision
4	of law, the first sentence of section 125(b) of title 23, United
5	States Code, is amended by inserting after "\$30,000,000"
6	the following: "(\$55,000,000 for projects in connection with
7	disasters or failures occurring in calendar year 1985)".
8	(122) Sec. 202. (a) Extension of Penalty for
9	Non-Compliance.—Section 158(a)(2) of title 23, United
10	States Code, is amended by striking out "the fiscal year suc-
11	ceeding" and inserting in lieu thereof "each fiscal year
12	after".
13	(b) COMPLYING STATE LAWS.—Subsection (a) of sec-
14	tion 158 of such title is amended by adding at the end thereof
15	the following new paragraph:
16	"(3) STATE GRANDFATHER LAW AS COMPLY-
17	ING.—If, before the later of (A) October 1, 1986, or
18	(B) the tenth day following the last day of the first ses-
19	sion the legislature of a State convenes after the date of
20	the enactment of this paragraph, such State has in
21	effect a law which makes unlawful the purchase and
22	public possession in such State of any alcoholic bever-
23	age by a person who is less than 21 years of age (other
24	than any person who is 18 years of age or older on the

25

day preceding the effective date of such law and at

1	such time could lawfully purchase or publicly possess
2	any alcoholic beverage in such State), such State shall
3	be deemed to be in compliance with paragraphs (1) and
4	(2) of this subsection in each fiscal year in which such
5	law is in effect.".
6	(c) Period of Availability; Effect of Compli-
7	ANCE AND NONCOMPLIANCE.—Subsection (b) of section
8	158 of such title is amended to read as follows:
9	"(b) Period of Availability; Effect of Compliance and
10	Noncompliance.—
11	"(1) PERIOD OF AVAILABILITY OF WITHHELD
12	FUNDS.—
13	"(A) Funds withheld on or before
14	SEPTEMBER 30, 1988.—Any funds withheld under
15	this section from apportionment to any State on
16	or before September 30, 1988, shall remain avail-
17	able for apportionment to such State as follows:
18	"(i) If such funds would have been ap-
19	portioned under section 104(b)(5)(A) of this
20	title but for this section, such funds shall
21	remain available until the end of the fiscal
22	year for which such funds are authorized to
23	$be\ appropriated.$
24	"(ii) If such funds would have been ap-
25	portioned under section 104(b)(5)(B) of this

74

1	title but for this section, such funds shall
2	remain available until the end of the second
3	fiscal year following the fiscal year for which
4	such funds are authorized to be appropriated.
5	"(iii) If such funds would have been
6	apportioned under section 104(b)(1),
7	104(b)(2), or 104(b)(6) of this title but for
8	this section, such funds shall remain avail-
9	able until the end of the third fiscal year fol-
10	lowing the fiscal year for which such funds
11	are authorized to be appropriated.
12	"(B) Funds withheld after septem-
13	BER 30, 1988.—No funds withheld under this sec-
14	tion from apportionment to any State after Sep-
15	tember 30, 1988, shall be available for apportion-
16	ment to such State.
17	"(2) APPORTIONMENT OF WITHHELD FUNDS
18	AFTER COMPLIANCE.—If, before the last day of the
19	period for which funds withheld under this section
20	from apportionment are to remain available for appor-
21	tionment to a State under paragraph (1)(A), the State
22	makes effective a law which is in compliance with sub-
23	section (a), the Secretary shall on the day following the
24	effective date of such law apportion to such State the

1	withheld funds remaining available for apportionment
2	to such State.
3	"(3) PERIOD OF AVAILABILITY OF SUBSE-
4	QUENTLY APPORTIONED FUNDS.—Any funds appor-
5	tioned pursuant to paragraph (2) shall remain avail-
6	able for expenditure as follows:
7	"(A) Funds apportioned under section
8	104(b)(5)(A) of this title shall remain available
9	until the end of the fiscal year succeeding the
10	fiscal year in which such funds are so appor-
11	tioned.
12	"(B) Funds apportioned under section
13	104(b)(1), $104(b)(2)$, $104(b)(5)(B)$, or $104(b)(6)$
14	of this title shall remain available until the end of
15	the third fiscal year succeeding the fiscal year in
16	which such funds are so apportioned.
17	Sums not obligated at the end of such period shall
18	lapse or, in the case of funds apportioned under section
19	104(b)(5) of this title, shall lapse and be made avail-
20	able by the Secretary for projects in accordance with
21	section 118(b) of this title.
22	"(4) Effect of noncompliance.—If, at the
23	end of the period for which funds withheld under this
24	section from apportionment are available for apportion-
25	ment to a State under paragraph (1), the State has not

1	made effective a law which is in compliance with sub-
2	section (a), such funds shall lapse or, in the case of
3	funds withheld from apportionment under section
4	104(b)(5) of this title, such funds shall lapse and be
5	made available by the Secretary for projects in accord-
6	ance with section 118(b) of this title.".
7	(d) Conforming Amendments.—Such section 158 is
8	further amended—
9	(1) in subsection (a) by inserting "WITHHOLD-
10	ING OF FUNDS FOR NONCOMPLIANCE.—" before "(1)
11	The ";
12	(2) in subsection (a)(1) by inserting "First
13	YEAR.—" before "The Secretary";
14	(3) by indenting paragraphs (1) and (2) of sub-
15	section (a) and aligning them with paragraph (3) of
16	such subsection as inserted by subsection (b) of this
17	section;
18	(4) in subsection (a)(1) by inserting "first" before
19	"fiscal year" the second place it appears;
20	(5) in subsection (a)(2) by inserting "AFTER THE
21	FIRST YEAR.—" before "The Secretary"; and
22	(6) in subsection (c) by inserting "Alcoholic
23	BEVERAGE DEFINED.—" before "As".
24	(123) Sec. 114 203. The Secretary of the Army, at
25	his discretion, may utilize Reserve Forces to carry out emer-

1	gency flood recovery and clean up measures in the 29-county
2	area of West Virginia, the 6-county area of Pennsylvania,
3	the 18-county area of Virginia, and Gulf Coast areas, de-
4	clared entitled to relief under the Disaster Relief Act of 1974
5	with respect to the flooding occurring on and after August
6	30, 1985, without reimbursement for such limited assistance.
7	(124) Sec. 115 204. (a) Notwithstanding section
8	101(i) and section 102(c) of this joint resolution, and notwith-
9	standing any provision of H.R. 3036, if any individual or
10	entity which provides or proposes to provide child care serv-
11	ices for Federal employees applies to the officer or agency of
12	the United States charged with the allotment of space in the
13	Federal buildings in the community or district in which such
14	individual or entity provides or proposes to provide such serv-
15	ices, such officer or agency may allot space in such a building
16	to such individual or entity if-
17	(1) such space is available;
18	(2) such officer or agency determines that such
19	space will be used to provide child care services to a
20	group of individuals of whom at least 50 percent are
21	Federal employees; and
22	(3) such officer or agency determines that such in-
23	dividual or entity will give priority for available child
94	care services in such space to Federal employees.

- 1 (b)(1) If an officer or agency allots space to an individual
- 2 or entity under subsection (a), such space may be provided to
- 3 such individual or entity without charge for rent or services.
- 4 (2) If there is an agreement for the payment of costs
- 5 associated with the provision of space allotted under subsec-
- 6 tion (a) or services provided in connection with such space,
- 7 nothing in title 31, United States Code, or any other provi-
- 8 sion of law, shall be construed to prohibit or restrict payment
- 9 by reimbursement to the miscellaneous receipts or other ap-
- 10 propriate account of the Treasury.
- 11 (3) For the purpose of this section, the term "services"
- 12 includes the providing of lighting, heating, cooling, electrici-
- 13 ty, office furniture, office machines and equipment, telephone
- 14 service (including installation of lines and equipment and
- 15 other expenses associated with telephone service), and securi-
- 16 ty systems (including installation and other expenses associ-
- 17 ated with security systems).
- 18 (125) Sec. 116 205. Section 5 of the Federal Employ-
- 19 ees Flexible and Compressed Work Schedules Act of 1982
- 20 (96 Stat. 234; 5 U.S.C. 6101 note) is repealed.
- 21 (126) Sec. 206. Section 301(d) of title 31, United
- 22 States Code, is amended in the first sentence by striking out
- 23 the phrase "an Under Secretary, an Under Secretary for
- 24 Monetary Affairs" and inserting in lieu thereof the phrase "2
- 25 Under Secretaries"; and by striking out the fourth sentence

- 1 and inserting in lieu thereof the following new sentence:
- 2 "The President may designate one Under Secretary as
- 3 Counselor.".
- 4 (127) Sec. 207. Subsection (c) of section 236 of the
- 5 Trade and Tariff Act of 1984 (19 U.S.C. 58b(c)) is amend-
- 6 ed by striking out "4" and inserting in lieu thereof "20".
- 7 (128) Sec. 208. Section 4 of the Presidential Protec-
- 8 tion Assistance Act of 1976, Public Law 94-524, is amended
- 9 by striking out "\$10,000" and inserting in lieu thereof
- 10 "\$75,000".
- 11 (129) SEC. 209. Section 202(a) of title 39, United
- 12 States Code, is amended by striking out "30 days" each time
- 13 it appears and by inserting in lieu thereof "42 days".
- 14 (130) SEC. 210. None of the funds appropriated by
- 15 this joint resolution or any other Act shall be available to the
- 16 Office of Management and Budget for revising, curtailing or
- 17 otherwise amending the administrative and/or regulatory
- 18 methodology employed by the Bureau of Alcohol, Tobacco
- 19 and Firearms to assure compliance with section 205, title 27
- 20 of the United States Code (Federal Alcohol Administration
- 21 Act) or with regulations, rulings or forms promulgated there-
- 22 under.
- 23 (131) SEC. 211. Notwithstanding any other provision
- 24 of law, the Administrator of the General Services Adminis-
- 25 tration and the Secretary of Commerce are hereby author-

- 1 ized, for the purposes of supporting the United States' inter-
- 2 national trade position, to locate the International Trade Ad-
- 3 ministration Boston District Office in the new World Trade
- 4 Center, Boston, Massachusetts. A report shall be made to the
- 5 Committees on Appropriations no later than February 1,
- 6 1986 detailing the steps taken and agreements reached to
- 7 achieve this move.
- 8 (132) Sec. 212. (a) Sections 201(1), 202(6),
- $9 \ 203(a)(4)(A), \ 203(a)(4)(B), \ 204(a), \ and \ 206(b)(2)(A)(i) \ of$
- 10 the Federal Employees' Retirement Contribution Temporary
- 11 Adjustment Act of 1983 (97 Stat. 1106; 5 U.S.C. 8331
- 12 note) are amended by striking out "January 1, 1986" each
- 13 place it appears and inserting in lieu thereof "May 1, 1986".
- 14 (b) Section 206(c)(3) of such Act is amended by strik-
- 15 ing out "January 1, 1986" and inserting in lieu thereof
- 16 "April 30, 1986".
- 17 (c) Section 205 of such Act is amended by striking out
- 18 "and 1986" in subsections (b) and (c) and inserting in lieu
- 19 thereof "1986, and 1987".
- 20 (133) Sec. 213. (a) This section may be cited as the
- 21 "Ethics in Government Act Amendments of 1985".
- 22 (b) Section 207 of the ethics in Government Act of 1978
- 23 is amended—
- 24 (1) by striking out the heading for such section
- 25 and inserting in lieu thereof the following:

1	"CONFIDENTIAL REPORTS AND OTHER ADDITIONAL
2	REQUIREMENTS";
3	(2) by striking out the first sentence in subsection
4	(a) and inserting in lieu thereof the following: "(1)
5	The President may require officers and employees in
6	the executive branch (including the United States
7	Postal Service, the Postal Rate Commission, members
8	of the uniformed services, and special Government em-
9	ployees as defined in section 202 of title 18, United
10	States Code) to file a confidential financial disclosure
11	report, in such form as the President may prescribe.
12	The information required to be reported under this sub-
13	section by the officers and employees of any depart-
14	ment or agency shall be set forth in regulations pre-
15	scribed by the President, and may be less extensive
16	than otherwise required by this title, or more extensive
17	when determined by the President to be necessary and
18	appropriate in light of sections 202 through 209 of title
19	18, United States Code, regulations promulgated there-
20	under, or the authorized activities of any such depart-
21	ment or agency. Any individual required to file a
22	report pursuant to section 201 shall not be required to
23	file a confidential report pursuant to this subsection,
24	except with respect to information which is more exten-

1	sive than information otherwise required by this title.";
2	and
3	(3) by adding at the end of subsection (a) the fol-
4	lowing new paragraph:
5	"(2) Any information required to be provided by an in-
6	dividual under this subsection shall be confidential and shall
7	not be disclosed to the public.".
8	(c) The amendments made by this section shall be effec-
9	tive 90 days after the date of enactment of this section.
10	(134) Sec. 214. In the case of any distilled spirits
11	plant which, for each calendar quarter during 1984 and
12	1985, was required to obtain, and obtained, a bond under
13	section 5181 of the Internal Revenue Code of 1954, section
14	5181(c) of such Code shall, for each calendar quarter during
15	1986, be applied by substituting "5,000,000 proof gallons"
16	for "10,000 proof gallons".
17	(135) Sec. 117215. The Secretary of the Interior is
18	hereby directed to make every effort during the balance of
19	fiscal year 1986 to resolve the outstanding conflicts with re-
20	spect to the future leasing and protection of lands on the
21	California outer continental shelf for oil and gas exploration
22	and development. To this end, the Secretary shall submit to
23	the Congress once every 60 days following the date of enact-
24	ment of this resolution until the end of fiscal year 1986 a
25	report summarizing the progress of negotiations carried out

1	to resolve these outstanding conflicts. Such negotiations shall
2	be conducted by the Secretary and the following members of
3	Congress to be designated by the Speaker of the House of
4	Representatives and the Majority Leader of the Senate:
5	(1) The Chairmen and ranking minority members
6	of the following committees and subcommittees of the
7	Congress having jurisdiction over these issues:
8	(A) The Subcommittee on the Interior of the
9	Committee on Appropriations of the House of
10	Representatives.
11	(B) The Subcommittee on Energy and the
12	Environment of the Committee on Interior and
13	Insular Affairs of the House of Representatives.
14	(C) The Subcommittee on the Panama Canal
15	and Outer Continental Shelf of the Committee on
16	Merchant Marine and Fisheries of the House of
17	Representatives.
18	(D) The Subcommittee on the Interior of the
19	Committee on Appropriations of the Senate.
20	(E) The Committee on Energy and Natural
21	Resources of the Senate.
22	(2) Two United States Senators from California.

84

- 1 (3) Seven members of the California delegation to
- 2 the House of Representatives.

Passed the House of Representatives December 4, 1985.

Attest:

BENJAMIN J. GUTHRIE,

Clerk.

Passed the Senate with amendments December 10 (legislative day, December 9), 1985.

Attest:

JO-ANNE L. COE,

Secretary.